



E-136-20
Filed with the Clerk
of the Nassau County Legislature
September 28, 2020 3:59pm

# NIFS ID:CLIT20000003 Department: Information Technology

#### Capital:

SERVICE: Supplemental Staffing Services

Contract ID #:CQIT15000017 NIFS Entry Date: 05-JUN-20 Term: from 16-NOV-15 to 15-NOV-20

Amendment
Time Extension:
Addl. Funds:X
Blanket Resolution:
RES#

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Material Adverse Information Identified? (if yes, attach memo):	N
5) Insurance Required	Y

Vendor Info:	
Name: <b>SVAM International Inc.</b>	Vendor ID#: 113190965-01
Address: 233 East Shore Road	Contact Person: Allen Goldin
Suite 201 Great Neck, NY 11023	
	Phone: 516-466-6655 x218

Department:	
Contact Name: Nancy Stanton ***Final Complete Con Caresse Capolongo***	tract to
Address: 240 Old Country Rd.	
Mineola, NY 11501	
Phone: 516-571-4311	

# **Routing Slip**

Department	NIFS Entry: X	05-JUN-20 CCAPOLONGO
Department	NIFS Approval: X	08-JUN-20 NSTANTON
DPW	Capital Fund Approved:	
ОМВ	NIFA Approval: X	27-JUL-20 IQURESHI
OMB	NIFS Approval: X	27-JUL-20 SDEWS
County Atty.	Insurance Verification: X	08-JUN-20 DMCDERMOTT

County Atty.	Approval to Form: X	08-JUN-20 DMCDERMOTT	
СРО	Approval: X	27-JUL-20 KOHAGENCE	
DCEC	Approval: X	27-JUL-20 RCLEARY	
Dep. CE	Approval: X	30-JUL-20 HWILLIAMS	
Leg. Affairs	Approval/Review: X	24-SEP-20 JSCHANTZ	
Legislature	Approval:		
Comptroller	Deputy:		
NIFA	NIFA Approval:		

## **Contract Summary**

**Purpose:** This contract provides supplemental staffing services for NCIT projects. The contractor provides supplemental staffing services on an as-needed basis to NCIT. Currently, a majority of the supplemental staffing is currently being used for the ERP PeopleSoft Human Resources Project. There are additional staff working on the jail cash bail system for the Treasurer's Office, as well as the Parks Department web application. These consultants will be let go in the near future as these project are all approaching completion

**Method of Procurement:** The contract was entered into after a written request for proposals was issued on January 20, 2015. The proposals were scored and ranked. As a result of the scoring and ranking, twenty vendors were selected.

**Procurement History:** The contract was entered into after a written request for proposals was issued on January 20, 2015. Potential proposers were made aware of the availability of the RFP by advertising in Newsday and on the LIST net, LIFE and LIA websites. Proposals were due on March 30, 2015. Twenty one proposals were received and evaluated. The evaluation committee consisted of: Donna Neiland, Ira Hill, Alex Demaio, Bill Doughty, Anthony Paganini, Steve Barry, Christine Levitsky, Patty Laskaris, Robert Mancino, Robert McClean, Erick Bautista, Douglas Rodriguez, Tence George, and Kathleen Dolan. The proposals were scored and ranked. As a result of the scoring and ranking, twenty vendors were selected.

**Description of General Provisions:** NCIT will send Statements of Work which are used to hire/retain consultants under the supplemental staffing contract only to the five (5) vendors currently used for supplemental staffing

**Impact on Funding / Price Analysis:** This maximum amount of this amendment is \$1,500,000. The new max total value of the contract is \$9 million

Change in Contract from Prior Procurement: N/A

**Recommendation:** (approve as submitted)

### **Advisement Information**

BUDGET CODES			
Fund:	ITGEN1000		
Control:			
Resp:			
Object:	DE505		
Transaction:			
Project #:			
Detail:			

FUNDING SOURCE	AMOUNT
Revenue	
Contract:	
County	\$ 1,500,000.00
Federal	\$ 0.00
State	\$ 0.00
Capital	\$ 0.00
Other	\$ 0.00

LINE	INDEX/OBJECT CODE	AMOUNT
15	ITGEN1000/DE505	\$ 1,500,000.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
		\$ 0.00

RENEWAL	TOTAL \$ 1,500,000.00		TOTAL	\$ 1,500,000.00
%				Ψ 1,000,000.00
Increase				
%				
Decrease				
_				

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF INFORMATION TECHNOLOGY AND SVAM INTERNATIONAL, INC.

WHEREAS, the County has negotiated an amendment to a personal services agreement with SVAM International, Inc. to provide supplemental staffing services in connection with various information technology projects, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amended agreement with SVAM International, Inc.

## Contract Approval Request Form (As of January 1, 2015)

1. Vendor: SVAM International Inc.			
2. Dollar amount requiring NIFA approval: \$15	00000		
Amount to be encumbered: \$1500000			
This is a Amendment			
If new contract - \$ amount should be full amount of advisement – NIFA only needs to review if it is in the same of the full amount of the full amo	ncreasing funds above t	he amount previously appro	oved by NIFA
3. Contract Term: 11/16/15 to 11/15/20  Has work or services on this contract commer	nced? Y		
If yes, please explain: Ongoing services			
4. Funding Source:			
X General Fund (GEN) Capital Improvement Fund (CAP) Other	Grant Fund (GRT)	Federal % 0 State % 0 County % 100	
Is the cash available for the full amount of the cor	itract?	Υ	
If not, will it require a future borrowing?		N	
Has the County Legislature approved the borrowing	ng?	N/A	
Has NIFA approved the borrowing for this contract	t?	N/A	
5. Provide a brief description (4 to 5 sentences	s) of the item for which	this approval is requeste	ed:
This contract provides supplemental staffing services for NC NCIT. Currently, these services are used for ERP PeopleSo funds for continued services.	CIT projects. The contractor pro ft Human Resources Project ar	vides supplemental staffing service Id other IT projects. The purpose o	s on an as-needed basis to f this amendment is to add
6. Has the item requested herein followed all	proper procedures and	d thereby approved by the	<b>):</b>
Nassau County Attorney as to form	Υ		
Nassau County Committee and/or Legislature			
Date of approval(s) and citation to the reso	lution where approval	for this item was provide	d:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

**Amount** 

Date

Contract ID

#### **AUTHORIZATION**

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true and accurate and that all expenditures that will be made in reliance on this authorization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation s.

IQURESHI 27-JUL-20 **Authenticated User Date** 

#### **COMPTROLLER'S OFFICE**

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

\_ I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User Date

**NIFA** 

Amount being approved by NIFA: \_

Payment is not guaranteed for any work commenced prior to this approval.

#### Authenticated User Date

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS pri ntouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being submitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

Jack Schnirman Comptroller



#### OFFICE OF THE COMPTROLLER

240 Old Country Road Mineola, New York 11501

# COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: SVAM International Inc.
CONTRACTOR ADDRESS: 233 East Shore Road Suite 201, Great Neck, NY 11023
FEDERAL TAX ID #: <u>11-3190965</u>
<u>Instructions:</u> Please check the appropriate box ("\overline{\Omega}") after one of the following roman numerals, and provide all the requested information.
I.   The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in on
[date]. The sealed bids were publicly opened on [date] [#] of sealed bids were received and opened.
II.   The contractor was selected pursuant to a Request for Proposals.  The Contract was entered into after a written request for proposals was issued on[date]. Potential proposers were made aware of the availability of the RFP by
advertisement in [newspaper], posting on industry websites, via
email to interested parties and by publication on the County procurement website. Proposals were due
on[date][state #] proposals were received and evaluated. The
evaluation committee consisted of:
(list # of persons on
committee and their respective departments). The proposals were scored and ranked. As a result of the
scoring and ranking, the highest-ranking proposer was selected.

This is a renewal, extension or amendment of an existing contract.  The contract was originally executed by Nassau County on November 16, 2015. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP. The original contract was entered into after a written request for proposals was issued on January 20, 2015. Potential proposers were made aware of the availability of the RFP by advertising in Newsday and on the LIFT, LIST net, and LIA websites. Proposals were due on March 30, 2015. Twenty-one proposals were received and evaluated. The evaluation committee consisted of: Donna Neiland, Ira Hill, Alex Demaio, Erick Butista, Bill Doughty, Anthony Paganini, Steven Barry, Christine Levitsky, Patty Laskaris, Robert Mancino, Erick Bautista, Robert McClean, Douglas Rodriguez, Tence George, and Kathleen Dolan. The proposals were scored and ranked. As a result of the scoring and ranking, twenty vendors were selected
IV. □ Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.
$\square$ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
<b>B.</b> The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.
V. □ Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.
A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
☐ <b>B.</b> The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.

□ <b>D.</b> Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.
VI.   This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.
In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.
VII. This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.
<u>Instructions with respect to Sections VIII, IX and X:</u> All Departments must check the box for VIII.  Then, check the box for either IX or X, as applicable.
VIII. A Participation of Minority Group Members and Women in Nassau County
Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.
IX. Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.
X.   Wendor will not require any sub-contractors.
In addition, if this is a contract with an individual or with an entity that has only one or two employees:  \[ \sigma\] a review of the criteria set forth by the Internal Revenue Service, Revenue Ruling No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.
Matautin
Department Head Signature
5/26/20
Date



#### **COUNTY OF NASSAU**

#### POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator?

YES	Χ	NO		If yes, to what campaign co	mmittee?				
	Curran								
	Steve Labriola								
Jack S	chnirma	an							
						onsultant, contractor or Vendor authorized as a			
signato	ory of th	e firm f	or the pu	rpose of executing Contracts	S.				
Thour	doreian	od affir	me and	so swears that he/she has re	and and und	erstood the foregoing statements and they are, to			
	•		ue and a		au and und	erstood the foregoing statements and they are, to			
1113/1101	KIIOWIC	age, iii	ac ana a	sociate.					
The ur	ndersign	ed furtl	ner certif	ies and affirms that the contr	ribution(s) to	the campaign committees identified above were			
	•				` '	ntal benefit or in exchange for any benefit or			
<u>remun</u>	eration.								
	•	•		fied at the date and time ind	icated by:				
Anil Ka	apoor [A	NIL@S	SVAM.CO	DM]					
	0 = 10					0.444			
Dated:	05/0	7/2020	01:44:2	Ď РМ	Vendor:	SVAM International Inc.			

Title:

President & CEO

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#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Nam Date of birth:		Kapoor /1958					
	Home addres	s: 14 Fc	rte Drive					
	City:	Old Westb	oury	State/Prov	ince/Territory:	NY	Zip/Postal Code:	11568
	Country:	US						
	Business Add	lress:	233 Eas	t Shore Road S	STE 201			
	City:	Great Nec	k	State/Prov	ince/Territory:	NY	Zip/Postal Code:	11023
	Country	US						
	Telephone:	51646666	55					
	Other present	t address(e	es):					_
	City:			State/Prov	ince/Territory:		_ Zip/Postal Code:	
	Country:							
	Telephone:							
	List of other a	ıddresses a	and telephone r	numbers attach	ed			
2.	Positions held	d in submitt	ing business a	nd starting date	of each (chec	k all anr	olicable)	
		2 II	g 245111666 41	na otalinig date	- 01 0der (01100)	it all app		
	President		01/11/1994		Treasurer			
	Chairman of I	Board			_ Shareholder	·		
	Chief Exec. C				_ Secretary			
	Chief Financi				_ Partner			
	Vice Presider	nt			<u> </u>			
	(Other)							
3.	Do vou have	an equitv ir	nterest in the bu	usiness submitt	ina the auestio	nnaire?		
	YES X	NO [		ovide details.	3 - 1 - 1 - 1 - 1			
	100% Owners	ship of SVA	M Internationa					
4.	Are there any	outstandin	ng loans, guarai	ntees or any of	her form of sec	urity or	lease or any other ty	ne of
							ng the questionnaire	
	YES	NO	X If Yes, pr	ovide details.				
		1	, , ,					
5.	Within the pa	st 3 years,	have you been	a principal owr	ner or officer of	any bu	siness or notfor-profit	t organization
			itting the quest			•	•	J
	YES X	NO	If Yes, pr	ovide details.				
	Interactive Co	mmunicati	ons & Systems	(USA) Inc. (Of	ficer)			

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	Forte North	AN Inc. (Owner) Holding Corp (Owner) Shore Technologies (Owner) I International de Mexico (Owner)
6.		ny governmental entity awarded any contracts to a business or organization listed in Section 5 in the past s while you were a principal owner or officer?  X  NO  If Yes, provide details.
	NYC E	ctive Communications & Systems (USA) Inc. Environmental Protection - \$145,000.00 ? 12/17/2018 Department of Sanitation - \$19,985.00 ? 02/28/2018  ttached files for foreign organizations.
l	2 File	(s) Uploaded: List of Mexico Govt Projects and Services as of 11-21-2019.pdf, List of North Shore clogies (NST) Government Projects.pdf
result	of any a	Firmative answer is required below whether the sanction arose automatically, by operation of law, or as a action taken by a government agency. Provide a detailed response to all questions checked "YES". If you bace, photocopy the appropriate page and attach it to the questionnaire.
7.		past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 ch you have been a principal owner or officer:  Been debarred by any government agency from entering into contracts with that agency?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

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8.	been last 7 years initiat YES all qu	any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever ed?  NO X If 'Yes', provide details for each such instance. (Provide a detailed response to estions check "Yes". If you need more space, photocopy the appropriate page and attached it to the cionnaire.)
9.	a.	Is there any felony charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	b.	Is there any misdemeanor charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	C.	Is there any administrative charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NOX If yes, provide an explanation of the circumstances and corrective action taken.
	e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	f.	In the past 5 years, have you been found in violation of any administrative or statutory charges?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

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			X	If yes, provide an explanation of the circumstances and corrective active	וונמ
to Que	estion 5 of inves	5, been tigation	the sub by any	provided, in the past 5 years has any business or organization listed in ect of a criminal investigation and/or a civil anti-trust investigation and/or overnment agency, including but not limited to federal, state, and local incipal owner or officer?  If yes, provide an explanation of the circumstances and corrective action	any egul
120		110		Tryes, provide an explanation of the elleunistances and corrective active	JII (a
	•	•	•	or this business, or any other affiliated business listed in response to C	
	ny sand e held?		posed a	a result of judicial or administrative proceedings with respect to any pro-	ofess
YES		NO	X	If yes, provide an explanation of the circumstances and corrective action	on ta

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	I, Anil Kapoor , here willfully or fraudulently made in connection with this form may resu any affiliated entities non-responsible, and, in addition, may subject	,
ite kno aft info	I, Anil Kapoor , here items contained in this form; that I supplied full and complete answ knowledge, information and belief; that I will notify the County in w after the submission of this form; and that all information supplied information and belief. I understand that the County will rely on the inducement to enter into a contract with the submitting business en	riting of any change in circumstances occurring by me is true to the best of my knowledge, information supplied in this form as additional
A I QL WI MA	CERTIFICATION  A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDUL QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITT WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AN MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.  SVAM International Inc.	TING BUSINESS ENTITY NOT RESPONSIBLE
Na	Name of submitting business	
	Electronically signed and certified at the date and time indicated b Anil Kapoor [ANIL@SVAM.COM]	y:
Pre	President & CEO	
Tit	Title	
05	05/06/2020 06·20·44 PM	

Date

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#### North Shore Technologies (NST) Government Projects

The following is a list of projects and services that North Shore Technologies has provided to Government organizations during the past 3 years.

New Okhla Industrial Development Authority (NOIDA)
 Property Information Management System (PIMS)

NOIDA selected North Shore Technologies to create an integrated Property Information Management System.

2. NOIDA Finance ERP Project

NOIDA selected NST for the Development/Customization of an ERP system for the Finance Department.

3. NOIDA Authority- Nivesh Mitra Project Integration

Noida Authority offered this project to NST in addition to Property Information Management System (PIMS) including requirement analysis, design & development.

4. NOIDA Authority- DATA entry operator services

Noida Authority offered NST to appoint few staff for proper implementation of PIMS project.

5. Noida Authority- Azure cloud hosting services

NST offered to provide cloud hosting services to Noida Authority.

6. IFFCO Kisan Sanchar Ltd Mobile App

NST was selected for the development of the IFFCO Kisan Mobile app Native versions and new web product development work.

#### **SVAM INTERNATIONAL DE MEXICO Government Projects.**

The following is a list of projects and services that SVAM International de México has provided to Government organizations during the past 3 years.

- COMAPA Tampico is a local organization which controls the water services in the Tampico Tamaulipas area. Their operations are based on the SAP R3 ERP. SVAM has provided SAP Functional Support Services for the HR Module, implementing SAP Standard solution processes, executing them since February 2014 to the present. The project prices for the last 3 years are around 70,000 USD.
- 2. Electronic Invoicing is a requirement by SAT (Mexico's IRS Department) in which invoices need to be validated, certified and stamped with their requirements to be valid and issued as deductible for tax purposes; SVAM de Mexico is currently provider of this Electronic Invoicing Process for several State Government Organizations in Tamaulipas since December 2012. By the last three years we have stamped and validated a round 2,250,000 invoices. Customers added in the list since 2016 to the present are:
  - Comisión Municipal de Agua Potable y Alcantarillado de la Zona Conurbada de la Desembocadura del Río Pánuco en el Estado de Tamaulipas.
  - Instituto Tamaulipeco de la Salud.
  - Comisión de Parques y Biodiversidad de Tamaulipas.
  - Municipio de Victoria de Tamaulipas.
  - Sistema para el Desarrollo Integral de la Familia de Tamaulipas.
  - Instituto Tamaulipas de Educación para Adultos.
  - Comisión Estatal para la Conservación y Aprovechamiento económico de la vida Silvestre en Tamaulipas.
  - Municipio de Abasolo de Tamaulipas.
  - Instituto Tamaulipeco del Deporte.
  - Sistema para el Desarrollo Integral de la Familia de Tamaulipas
- 3. For the Cinvestav Tamaulipas, a High-Level investigation institute, SVAM provide a platform for authentication based on android app, which main focus was on dynamically generate token credentials, to increase the security login of a portal. That implementation was in 2017.
- 4. Other request from Cinvestav Tamaulipas was to audit a medical application, in other to assure it comply with the final customer requirements, the service included application testing, performance testing and source code optimization. This analysis and audit were done last year.
- 5. For the Tamaulipas State Government SVAM Mexico has provided the Supplier portal, a web page application to enable XML files from providers and expenses of the Government, interacting with SAP ERP database, to retrieve and update information according to internal business rules. This project also enables a storage and follow up tool for providers to verify if and uploaded XML files was already paid. The execution of this project was in 2016 at a cost of 35,000 USD.

- 6. The municipal government of San Miguel de Allende, Guanajuato, requested SVAM to provide a full analysis of 20 dependencies from which they would like to verify if their current data infrastructure complied with the minimal requirements to integrate an information key performance indicator dashboard for the Directors and Mayor. This analysis was done in 2018.
- 7. The Event Registration System developed for the Economic Development Secretary was developed to facilitate, speed up registration and entry of assistants / suppliers to a fair or exhibition, which promotes B2B and B2G relationships. Improves the interaction of attendees with suppliers, by obtaining information from attendees, creating initial relationships with customers and sending information through targeted marketing. The system manages the stands and shows event information through reports; In addition to managing the agenda and the generation of a relational database that allows exploitation through Business Intelligence.

#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Date of birth:	ne: Ashim						
Home address	ss: 14 Fo	rte Drive					
City:	Old Westb	ury	State/Pr	ovince/Territory:	NY	Zip/Postal Code:	11568
Country:	US				•		
Business Add	dress:	233 Ea	st Shore Road	STE 201			
City:	Great Nec	k	State/Pr	ovince/Territory:	NY	Zip/Postal Code:	11023
Country	US			•			
Telephone:	516466665	55					
Other presen	it address(e:	s):					
City:	Great Necl		State/Pr	ovince/Territory:		Zip/Postal Code:	
Country:				,		_ '	
Telephone:	516284056	60					
President Chairman of Chief Exec. (				Treasurer Shareholde Secretary	r		
		01/01/1995		Partner			
Uniet Financi	iai Officer						
Chief Financi Vice Presider		01/01/1333					
Vice Preside		01/01/1333					
		01/01/1333					
Vice Presider (Other) Do you have	nt an equit <u>y in</u>	terest in the b		itting the questic	onnaire?		
Vice Presider (Other)	nt an equit <u>y in</u>	terest in the b	ousiness subm rovide details.	itting the questic	onnaire?		
Vice Presider (Other) Do you have	nt an equit <u>y in</u>	terest in the b		itting the questic	onnaire?		
Vice Presider (Other) Do you have	nt an equit <u>y in</u>	terest in the b		itting the questic	onnaire?		
Vice Presider (Other) Do you have	nt an equit <u>y in</u>	terest in the b		itting the questic	onnaire?		
Vice Presider (Other)  Do you have YES  Are there any	an equity in NO	terest in the b  If Yes, p	antees or any	itting the questic	curity or	lease or any other ty	•
Vice Presider (Other)  Do you have YES  Are there any contribution r	an equity in NO	terest in the b  If Yes, p	antees or any	itting the questic	curity or	lease or any other ty	•
Vice Presider (Other)  Do you have YES  Are there any	an equity in NO 2	terest in the b  X If Yes, p  g loans, guara	antees or any	itting the questic	curity or	, ,	•
Vice Presider (Other)  Do you have YES  Are there any contribution r	an equity in NO 2	terest in the b  X If Yes, p  g loans, guara	antees or any a	itting the questic	curity or	, ,	•
Vice Presider (Other)  Do you have YES  Are there any contribution r	an equity in NO 2	terest in the b  X If Yes, p  g loans, guara	antees or any a	itting the questic	curity or	, ,	•
Vice Presider (Other)  Do you have YES  Are there any contribution r	an equity in NO 2	terest in the b  X If Yes, p  g loans, guara	antees or any a	itting the questic	curity or	, ,	•
Vice Presider (Other)  Do you have YES  Are there any contribution r YES	an equity in NO 2	g loans, guarable or in part b	antees or any etween you ar	itting the questice of the form of second the business	curity or submitting	ng the questionnaire	?
Vice Presider (Other)  Do you have YES  Are there any contribution r YES  Within the pa	an equity in NO 2	g loans, guarable or in part b	antees or any eletween you are principal or	itting the questice of the form of second the business	curity or submitting	, ,	?
Vice Presider (Other)  Do you have YES  Are there any contribution r YES  Within the pa	an equity in NO 2	g loans, guarable or in part b	antees or any eletween you are principal or	itting the questice of the form of second the business	curity or submitting	ng the questionnaire	?

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6.		ny governmental entity awarded any contracts to a business or organization listed in Section 5 in the past s while you were a principal owner or officer?
	YES	X NO If Yes, provide details.
		Environmental Protection - \$145,000.00 - 12/17/2018
		Department of Sanitation - \$19,985.00 - 02/28/2018
result	of any a	irmative answer is required below whether the sanction arose automatically, by operation of law, or as a action taken by a government agency. Provide a detailed response to all questions checked "YES". If you bace, photocopy the appropriate page and attach it to the questionnaire.
7.		past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 ch you have been a principal owner or officer:
	a.	Been debarred by any government agency from entering into contracts with that agency?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
		taken.
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract?  YES NOX If yes, provide an explanation of the circumstances and corrective action taken.

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever

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	NO X If 'Yes', provide details for each such instance. (Provide a detailed response to lestions check "Yes". If you need more space, photocopy the appropriate page and attached it to the tionnaire.)
a.	Is there any felony charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
C.	Is there any administrative charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other cr an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?  YES NO X If yes, provide an explanation of the circumstances and corrective actio taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges?  YES NO X If yes, provide an explanation of the circumstances and corrective actio taken.

10. In addition to the information provided in response to the previous questions, in the past 5 years, have you

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	been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5?  YES  NO  X  If yes, provide an explanation of the circumstances and corrective action taken.
11.	In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	TES   NO   X   II yes, provide all explanation of the circumstances and corrective action taken.
12.	In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
13.	For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

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I, Ashima Kapoor , hereby acknowledge that a materially false statement willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.	r
I, Ashima Kapoor , hereby certify that I have read and understand all the items contained in this form; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this form; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this form as additional inducement to enter into a contract with the submitting business entity.	
CERTIFICATION  A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.	
SVAM International, Inc.  Name of submitting business	
Electronically signed and certified at the date and time indicated by: ASHIMA KAPOOR [ASHIMA@SVAM.COM]	
Chief Financial Officer	
Title	
09/23/2020 02:27:22 PM	

Date

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#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Business Ad	dress:	233 East Sho	ore Road STE 201			
City:	Great Neck		State/Province/Territor	ry: NY	Zip/Postal Code:	11023
Country	US					
Telephone:	5164666655					
Other preser	nt address(es):					
City:			State/Province/Territor	ry:	Zip/Postal Code:	_
Country:				-	<u> </u>	
Telephone:						
President Chairman of Chief Exec.	Officer		Socratary	der		
	Officer		Sharehole	der		
Chairman of Chief Exec. Chief Financ Vice Preside (Other)	Officer		Sharehole Secretary Partner	der	Start Date	
Chairman of Chief Exec. Chief Finance Vice Preside	Officer	Description	Sharehole Secretary Partner	der	Start Date 01/01/2000	

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YES	NO X If Yes, provide details.
Has a	ny governmental entity awarded any contracts to a business or organization listed in Section 5 in th
	rs while you were a principal owner or officer?
YÉS	NO X If Yes, provide details.
An af	firmative answer is required below whether the sanction arose automatically, by operation of law, or
	action taken by a government agency. Provide a detailed response to all questions checked "YES".
	pace, photocopy the appropriate page and attach it to the questionnaire.
	past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Sec
	ich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency?
	YES NO X If yes, provide an explanation of the circumstances and corrective act taken.
	taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts
b.	cancelled for cause?
b.	cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective act
b.	cancelled for cause?
b.	cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective act
b.	cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective act
	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective act taken.
b. с.	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not
	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?
	Cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective act
	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?
	Cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective act
	Cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective act
C.	Cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.
C.	Cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been suspended by any government agency from entering into any contract with it; and/or is any angles.
	Cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been suspended by any government agency from entering into any contract with it; and/or is any pending that could formally debar or otherwise affect such business's ability to bid or propose on
C.	Cancelled for cause?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?  YES NO X If yes, provide an explanation of the circumstances and corrective act taken.  Been suspended by any government agency from entering into any contract with it; and/or is any angles.

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8.	been to last 7 years initiated YES all que	any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever ed?  NO X If 'Yes', provide details for each such instance. (Provide a detailed response to estions check "Yes". If you need more space, photocopy the appropriate page and attached it to the ionnaire.)
9.		
	a.	Is there any felony charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	b.	Is there any misdemeanor charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	C.	Is there any administrative charge pending against you?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y  YES NOX If yes, provide an explanation of the circumstances and corrective action taken.
	e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	f.	In the past 5 years, have you been found in violation of any administrative or statutory charges?  YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

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		NO Questi	on 5? X	If yes, provide an explanation of the circumstances and corrective action to
				provided, in the past 5 years has any business or organization listed in resp
				ect of a criminal investigation and/or a civil anti-trust investigation and/or any
				government agency, including but not limited to federal, state, and local regurincipal owner or officer?
YES	ICS WIIII	l NO	X	If yes, provide an explanation of the circumstances and corrective action ta
	I	110	Λ	The year, provide an explanation of the electrical leads and corrective action to
In the	nast 5 v	zears h	ave voi	u or this business, or any other affiliated business listed in response to Quest
			•	s a result of judicial or administrative proceedings with respect to any profess
had a				y a room or juminal and a dammino processing of the roop of the angle of the root of the r
	e held?			-
	•	NO	Χ	If yes, provide an explanation of the circumstances and corrective action ta
licens	•	NO	X	If yes, provide an explanation of the circumstances and corrective action ta
licens	•	NO	X	If yes, provide an explanation of the circumstances and corrective action ta
licens	•	NO	Х	If yes, provide an explanation of the circumstances and corrective action ta

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I, Vikas Dhablania , hereby acknowledge that a materially false statement willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.
I, Vikas Dhablania , hereby certify that I have read and understand all the items contained in this form; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this form; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this form as additional inducement to enter into a contract with the submitting business entity.
CERTIFICATION  A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.
SVAM International Inc.
Name of submitting business
Electronically signed and certified at the date and time indicated by: Vikas Dhablania [VIKAS@SVAM.COM]
Chief Operating Officer
Title
04/22/2020 03:03:10 PM

Date

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#### **Business History Form**

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date:	11/22/2019					
1)	Proposer's Legal Name: SVAM International, Inc.					
2)	Address of Place of Business: 233 East Shore Road STE 201					
	City: Great Neck State/Province/Territory: NY Zip/Postal Code: 11023					
	Country: US					
3)	Mailing Address (if different):					
	City: State/Province/Territory: Zip/Postal Code:					
	Country:					
	Phone:					
F	Does the business own or rent its facilities? Rent If other, please provide details:					
4)	Dun and Bradstreet number: 94-642-3985					
5)	Federal I.D. Number: <u>11-3190965</u>					
6)	The proposer is a: Corporation (Describe)					
7)	Does this business share office space, staff, or equipment expenses with any other business?					
ſ	YES X NO If yes, please provide details: Interactive Communications & Systems (USA) Inc.					
L	interactive continunications & Systems (OSA) inc.					
0)						
8)	Does this business control one or more other businesses?  YES NO X If yes, please provide details:					
9)	Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? YES X NO If yes, please provide details:					
Ī	Interactive Communications & Systems (USA) Inc. ? affiliated company					

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	280 PAN Inc. ? affiliated company Forte Holding Corp ? affiliated company North Shore Technologies ? affiliated company SVAM International de Mexico ? affiliated company
10)	Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated?  YES NO X If yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).
11)	Has the proposer, during the past seven years, been declared bankrupt?  YES NO X If yes, state date, court jurisdiction, amount of liabilities and amount of assets
12)	In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.  YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
13)	In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business.  YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
14)	Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:  a) Any felony charge pending?  YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
	b) Any misdemeanor charge pending?  YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

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	c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business?  YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
	d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?  YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
	e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions?  YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
15)	In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held?  YES NOX If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
16)	For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO X If yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.
17	Conflict of Interest:
	<ul> <li>a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."</li> <li>(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.</li> </ul>
	No conflict exists
	(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.
	No conflict exists

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		(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a	
		conflict of interest in acting on behalf of Nassau County.  No conflict exists	
		NO COMMICT EXISTS	
	b)	Please describe any procedures your firm has, or would adopt, to assure the County that a conflict conterest would not exist for your firm in the future.	
		SVAM would take any and all steps necessary to assure the County that a conflict of interest will not	t
		exist in the future	
A.	expe	lude a resume or detailed description of the Proposer's professional qualifications, demonstrating extens perience in your profession. Any prior similar experiences, and the results of these experiences, must be ntified.	
	Have	ve you previously uploaded the below information under in the Document Vault?	
	YES		
		he <u>propos</u> er an i <u>ndivid</u> ual?	
	YES	S NO X Should the proposer be other than an individual, the Proposal MUST include:	
	i)	Date of formation;	
		01/11/1994	
	ii)	Name, addresses, and position of all persons having a financial interest in the company, including	
	11)	shareholders, members, general or limited partner. If none, explain.	
	Ī	Shareholders, members, general of limited partner. If holle, explain.	
	L		
First I	Name	e Anil	
Last I	Name	e Kapoor	
MI		Suffix	
Addre	ess	233 East Shore Road	
City		Great Neck State/Province/Territory NY Zip/Postal Code 11023	3
Coun	try	US	
Positi	on	President & CEO	
	iii)	Name, address and position of all officers and directors of the company. If none, explain.	
	··· <i>,</i>	Traine, address and position of all officers and directors of the company. If florie, explain.	
	L		
First I	Name	e Vikas	
Last I	Name	e Dhablania	
MI		Suffix	
Addre	ess	233 East Shore Road	
City		Great Neck State/Province/Territory NY Zip/Postal Code 1102	3
Coun	try	US	
Positi	on	Chief Operating Officer	
_	4 - 6 -	7 Day 0.0040	

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First Na	ame	Anil				
Last Na		Kapoor				
MI	21110	Ταροσι	Suffix			
Address	s	233 East Shore Road				
City		Great Neck	State/Province/Territory	NY	Zip/Postal Code	11023
Country	V	US	,	-	1	
Position	•	President & CEO				
		-				
First Na	ame	Ashima				
Last Na	ame	Kapoor				
MI			Suffix			
Address	S	233 East Shore Road				
City		Great Neck	State/Province/Territory	NY	Zip/Postal Code	11023
Country	•	US				
Position	n	Chief Financial Officer				
iv	v) S	State of incorporation (if applicable);				
.,		NY				
		· ·				
٧	/) T	he number of employees in the firm;				
	2	200				
	<del>,</del>					·
V	, _	Annual revenue of firm;				1
	4	3821547.45				
	.::\		-			
V		Summary of relevant accomplishment	.S			
		CMMI Level 5 Approved				
		SO 9001:2015 Certified SO 27001:2013 Certified				
	IS	30 27001.2013 Certilled				
V	/iii) C	Copies of all state and local licenses a	and permits.			
B. lı	ndicato	e number of years in business.				
	26	e number of years in business.				
	20					
C. F	Provide	any other information which would b	e appropriate and helpful	in determinin	na the Proposer's a	capacity
	Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.					
		International Inc. is a Global Informat	ion Technoloav (IT) servic	es provider t	hat delivers value	and
		itive advantage to its customers by ir				
		ss processes, and helping their perso			,	
			· ·	-		
S	SVAM o	delivers IT services from two major li	nes of business:			

Page **5** of **7** Rev. 3-2016

? Solutions Group that takes ownership of project delivery from start to finish

? Staffing Group for staff augmentation needs

SVAM specializes in the following areas:

- ? Collaboration
- ? Business Intelligence/Analytics
- ? Application Modernization/Legacy Conversion
- ? Mobile Application Development
- ? Robotic Process Automation
- ? Application Development
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	NYC Department of Environmental Protection (DEP)				
Contact Person	Cecil McMaster	·			
Address	59-17 Junction Blvd				
City	Flushing	State/Province/Territory	NY		
Country	US				
Telephone	(718) 595-6285				
Fax #					
E-Mail Address	cmcmaster@dep.nyc.gov				
		_			
		<del>-</del>			
Company	City University of New York (CUNY)				
Contact Person	Suman Taneja				
Address	395 Hudson Street				
City	New York	_ State/Province/Territory	NY		
Country	US				
Telephone	(609) 636-1272				
Fax #					
E-Mail Address	suman.taneja@mail.cuny.edu				
		_			
	NACH B	(115.4)			
Company	NYC Human Resources Administration	(HRA)			
Contact Person	Prashant Thakker				
Address	15 Metro Tech Center				
City	Brooklyn	_ State/Province/Territory	NY		
Country	US				
Telephone	(646) 235-6208				
Fax #					
E-Mail Address	thakkerp@hra.nyc.gov				

Page **6** of **7** Rev. 3-2016

	, hereby acknowledge that a materially false statement ection with this form may result in rendering the submitting business entity and/or e, and, in addition, may subject me to criminal charges.						
knowledge, information and belief; the submission of this form; and that	, hereby certify that I have read and understand all the upplied full and complete answers to each item therein to the best of my nat I will notify the County in writing of any change in circumstances occurring after all information supplied by me is true to the best of my knowledge, information unty will rely on the information supplied in this form as additional inducement to ting business entity.						
CERTIFICATION							
A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.							
Name of submitting business:	SVAM International Inc.						
Electronically signed and certified at the date and time indicated by: Anil Kapoor [ANIL@SVAM.COM]							
President & CEO							
Title							
05/06/2020 06:24:47 PM							
Date							

Page **7** of **7** Rev. 3-2016

#### COUNTY OF NASSAU

#### CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Nan	ne of	the Entity:	SVAM Internation	nal, Inc.				
Addres	ss:	233 East \$	Shore Road STE 20	1				
City:	Gre	eat Neck		State/Province/Territor	y: <u>N</u>	<b>Y</b>	_ Zip/Postal Code:	11023
Countr	ry:	US						
2. Enti	ty's ∨	endor Ider	ntification Number:	11-3190965				
3. Тур	e of E	Business:	Closely Held Corp	(specify	y)			
body, a	all pa	rtners and	limited partners, all	als; that is, all individuals corporate officers, all par h additional sheets if ned	rties of	Joint Ventur		
First N		Anil						
Last N	ame	Kapoor	•					
MI		200 5		S	Suffix			
Address 233 East Shore Road						7: /D	11000	
·				_ Zip/Postal Code:	11023			
Countr	•	US						
Position President & CEO								
individ	ual, li lieu (	st the indiv		olders, members, or part partners/members. If a P				
First N Last N MI Addres City Counti	ame ss	Great N	st Shore Road leck	State/Province/Te	Suffix rritory:	NY	Zip/Postal Code:	11023
Position President & CEO								

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not

previously disclosed that participate in the performance of the contract.
SVAM International, Inc. ? Parent company Interactive Communications & Systems (USA) Inc ? affiliated company Forte Holding Corp ? affiliated company North Shore Technologies ? affiliated company SVAM International de Mexico ? affiliated company
7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
Are there lobbyists involved in this matter?  YES NO X
(a) Name, title, business address and telephone number of lobbyist(s):  233 East Shore Road STE 201
(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.
(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):
8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.
The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.
Electronically signed and certified at the date and time indicated by: Allen Goldin [ALLEN@SVAM.COM]
Dated: 08/24/2020 03:56:08 PM
Title:Director-Business Development

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

## **Certificate of No Change Form**



All fields must be filled.

A materially false statement willfully or fraudulently made in connection with this certification, and/or the failure to conduct appropriate due diligence in verifying the information that is the subject of this certification, may result in rendering the submitting entity non-responsible for the purpose of contract award.

A materially false statement willfully or fraudulently made in connection with this certification may subject the person making the false statement to criminal charges.

I, Allen Goldin state that I have read and understand all the items contained in the disclosure documents listed below and certify that as of this date, these items have not changed. I further certify that, to the best of my knowledge, information and belief, those answers are full, complete, and accurate; and that, to the best of my knowledge, information, and belief, those answers continue to be full, complete, and accurate.

In addition, I further certify on behalf of the submitting vendor that the information contained in the principal questionnaire(s) have not changed and have been verified and continue, to the best of my knowledge, to be full, complete and accurate.

I understand that Nassau County will rely on the information supplied in this certification as additional inducement to enter into a contract with the submitting entity.

#### **Vendor Disclosures**

This refers to the vendor in	ntegrity and disclosure i	forms submitted for the vend	lor doing busine	∍ss with the Cou	unty.
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Name of Submitting Entity:

Vendor's Address:

233 East Shore Road STE 201 Great Neck NY US 11023

Vendor's EIN or TIN:

11-3190965

Forms Submitted:

Political Campaign Contribution Disclosure Form:
05/07/2020 01:44:25 PM

Lobbyist Registration and Disclosure Form:
There are no certified Lobbyist Registration and Disclosure Forms for this organization.

Business History Form certified:

05/06/2020 06:24:47 PM

Consultant's, Contractor's, and Vendor's Disclosure Form: 08/24/2020 03:56:08 PM

**Principal Questionnaire(s)**This refers to the most recent principal questionnaire submissions.

Principal Name	Date Certified
Ashima Kapoor [ASHIMA@SVAM.COM]	04/22/2020 05:48:32 PM
Anil Kapoor [ANIL@SVAM.COM]	05/06/2020 06:20:44 PM
Vikas Dhablania [VIKAS@SVAM.COM]	04/22/2020 03:03:10 PM
I, Allen Goldin hereby acknowledge that a materially	/ false statement willfully or
fraudulently made in connection with this form may result in rendering the sub affiliated entities non-responsible, and, in addition, may subject me to criminal	mitting business entity and/or any
I further certify that I have read and understand all the items contained in this answers to each item therein to the best of my knowledge, information and be writing of any change in circumstances occurring after the submission of this f by me is true to the best of my knowledge, information and belief. I understand information supplied in this form as additional inducement to enter into a contri	lief; that I will notify the County in orm; and that all information supplied that the County will rely on the
CERTIFICATION	
A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MATHIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING ERESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL	BUSINESS ENTITY NOT 5, AND, IN ADDITION, MAY
Allen Goldin	
Name	
Business Development Manager	
Title	
SVAM INTERNATIONAL INC.	
Name of Submitting Entity	

09/01/2020 01:24:34 PM Date

#### AMENDMENT #5

THIS AMENDMENT, dated as of the date of execution by Nassau County (together with the schedules, appendices, attachments and exhibits, if any, this "Amendment"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting on behalf of the County Department of Information Technology, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) SVAM International, Inc., a New York corporation, having its principal office at 233 East Shore Road, Suite 201, Great Neck, NY 11023 (the "Contractor").

#### WITNESSETH:

WHEREAS, the County requires supplemental staffing services for various information technology projects (the "Services"); and

WHEREAS, the County issued a Request for Proposals (the "RFP") for the Services on January 20, 2015; and

WHEREAS, the Contractor was awarded a contract under the RFP; and

WHEREAS, the County currently receives the Services from several different providers under the RFP (the "Supplemental Staffing Providers"); and

WHEREAS, the Supplemental Staffing Providers each operate under a separate contract with the County; and

WHEREAS, pursuant to County contract number CQIT15000017 between the County and the Contractor, executed on behalf of the County on November 16, 2015, and subsequently amended on February 23, 2017, October 25, 2017, October 10, 2018, and October 15, 2019 (the "Agreement"), the Contractor performs the Services, which are more fully described in the Agreement; and

WHEREAS, the term of the Agreement is from November 16, 2015 to November 15, 2020 (the "Term"); and

WHEREAS, the Maximum Amount, as defined in the Agreement, is Seven Million, Five Hundred Thousand Dollars (\$7,500,000.00); and

WHEREAS, the County is in the process of transitioning to a new Enterprise Resource Planning system (the "<u>ERP System</u>");

WHEREAS, it is anticipated that the new ERP System will go live within the next several months; and

WHEREAS, the County requires additional supplemental staffing resources to assist with the transition and operation of the new ERP System;

WHEREAS, the County and Contractor desire to increase the Maximum Amount to compensate Contractor for the use of additional supplemental staffing resources to assist in the transition and operation of the new ERP System; and

WHEREAS, the Services contemplated by this Amendment are personal services within the context and purview of Section 2206 of the County Government Law of Nassau County;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>Maximum Amount</u>. The Maximum Amount shall be increased by One Million, Five Hundred Thousand Dollars (\$1,500,000.00) so that the maximum amount to be paid to the Contractor for the Services shall not exceed Nine Million Dollars (\$9,000,000.00).
- 2. <u>Vendor Code of Ethics</u>. By executing this Agreement, the Permittee hereby certifies and covenants that:
  - (i) The Permittee has been provided a copy of the Nassau County Vendor Code of Ethics issued on June 5, 2019, as may be amended from time to time (the "Vendor Code of Ethics"), and will comply with all of its provisions;
  - (ii) All of the Permittee's Participating Employees, as such term is defined in the Vendor Code of Ethics (the "Participating Employees"), have been provided a copy of the Vendor Code of Ethics prior to their participation in the underlying procurement;
  - (iii) All Participating Employees have completed the acknowledgment required by the Vendor Code of Ethics;
  - (iv) The Permittee will retain all of the signed Participating Employee acknowledgements for the period it is required to retain other records pertinent to performance under this Agreement;
  - (v) The Permittee will continue to distribute the Vendor Code of Ethics, obtain signed Participating Employee acknowledgments as new Participating Employees are added or changed during the term of this Agreement, and retain such signed acknowledgments for the period the Permittee is required to retain other records pertinent to performance under this Agreement; and
  - (vi) The Permittee has obtained the certifications required by the Vendor Code of Ethics from any sub-contractors or other lower tier participants who have participated in procurements for work performed under this Agreement.
- 3. <u>Full Force and Effect</u>. All the terms and conditions of the Agreement not expressly amended herein shall remain in full force and effect and govern the relationship of the parties for the remainder of the Term.

IN WITNESS WHEREOF, the Contractor and the County have executed this Amendment as of the date first above written.

Nan	allen Holdin  10: Allen Goldin  2: Director Business Developmen
Date	SAU COUNTY
	e: Deputy County Executive

SVAM INTERNATIONAL, INC.

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)	
) ss.:	
COUNTY OF NASSAU )	
a AH	
On the 29th day of May in the year 2020 before me personally came  Allen Goldon to me personally known, who, being by me duly sworn, did dep	
4	ose
and say that he or she resides in the County of Nossay; that he or she is the	
Dr Bus Dev of SVAM International, Inc., the corporation described	d
herein and which executed the above instrument; and that he or she signed his or her name th	iereto
by authority of the board of directors of said corporation.	
le Urâr d'Endrende	
NOTARY PUBLIC	
RICHARD ENGLANDER Notary Public, State Of New York	
NO. 01EN5045343	
Qualified in Nassau County COMMISSION Expires July 15, 20 23	
STATE OF NEW YORK)	
) ss.:	
COUNTY OF NASSAU )	
On the day of in the year before me personally came	
to me personally known, who, being by me duly sworn, did dep	ose
and say that he or she resides in the County of; that he or she is a Deputy	
County Executive of the County of Nassau, the municipal corporation described herein and v	which
executed the above instrument; and that he or she signed his or her name thereto pursuant to	
Section 205 of the County Government Law of Nassau County.	
NOTABY BUILDING	
NOTARY PUBLIC	



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/27/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on

this	this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).					
PRODUCER				CONTACT NAME:		
	odbury, NY - Retail-Hub Interr Sunnyside Boulevard	national Northeast		PHONE (A/C, No, Ext): 516-677-4700	FAX (A/C, No): 516-49	6-4040
	odbury NY 11797			E-MAIL ADDRESS:	, (35,115)	
				INSURER(S) AFFORDING CO	OVERAGE	NAIC#
				INSURER A: Travelers Property Casualty	Company of America	25674
INSUR	<del></del>		SVAMINT-01	INSURER B: Charter Oak Fire Insurance	Company	25615
SVAM International, Inc, 233 East Shore Road			INSURER C: ACE American Insurance Co.		22667	
	e 201			INSURER D: Arch Insurance Company		11150
Grea	at Neck NY 11023			INSURER E :		
				INSURER F:		
COV	ERAGES	<b>CERTIFICATE NUMBER:</b>	2062942017	REVIS	SION NUMBER:	
				/E BEEN ISSUED TO THE INSURED NAM		
		,		OF ANY CONTRACT OR OTHER DOCUM ED BY THE POLICIES DESCRIBED HERE		
				BEEN REDUCED BY PAID CLAIMS.	IN 10 CODOLOT TO MEE	e .e.wo,
INSR	TYPE OF INSURANCE	ADDL SUBR	ICY NUMBER	POLICY EFF POLICY EXP	LIMITS	

**COMMERCIAL GENERAL LIABILITY** ZLP 12T36134 3/25/2020 3/25/2021 \$1,000,000 EACH OCCURRENCE DAMAGE TO RENTED CLAIMS-MADE X OCCUR \$300,000 PREMISES (Ea occurrence) MED EXP (Any one person) \$10,000 PERSONAL & ADV INJURY \$1,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE \$2,000,000 PRO-JECT X Loc POLICY PRODUCTS - COMP/OP AGG \$2,000,000 OTHER: COMBINED SINGLE LIMIT (Ea accident) **AUTOMOBILE LIABILITY** \$1,000,000 Α BA9M782342 3/25/2020 3/25/2021 ANY AUTO Χ BODILY INJURY (Per person) SCHEDULED AUTOS NON-OWNED OWNED AUTOS ONLY HIRED **BODILY INJURY (Per accident)** \$ PROPERTY DAMAGE (Per accident) Χ \$ AUTOS ONLY **AUTOS ONLY UMBRELLA LIAB** Χ Χ CUP 9M785400 3/25/2021 3/25/2020 OCCUR **EACH OCCURRENCE** \$10.000.000 **EXCESS LIAB** \$10,000,000 CLAIMS-MADE AGGREGATE DED X RETENTION\$ 10,000 WORKERS COMPENSATION UB 0D363512 3/25/2020 3/25/2021 STATUTE AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? \$1,000,000 E.L. EACH ACCIDENT N/A (Mandatory in NH) E.L. DISEASE - EA EMPLOYEE \$1,000,000 ves, describe unde \$1,000,000 DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT PROF LIAB-CYBER CLAIMS MADE CRIME COVERAGE PER CLAIM/AGG/RET CRIME LIMIT/DED \$5MM/\$5MM/\$50,000 F1482490A 002 3/25/2020 3/25/2021 PCD1002275-00 10/30/2019 \$5,000,000/\$15,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) **GENERAL LIABILITY** 

IN ACCORDANCE WITH THE WRITTEN CONTRACT/AGREEMENT AND SUBJECT TO ALL TERMS, CONDITIONS AND EXCLUSIONS OF THE POLICY County of Nassau

IS INCLUDED AS ADDITIONAL INSURED/ATIMA

BLANKET CONTRACTUAL LIABILITY COVERAGE APPLIES WAIVER OF SUBROGATION APPLIES - 30 DAY NOTICE OF CANCELLATION IS GIVEN TO THE CERTIFICATE HOLDER.

CERTIFICATE HOLDER	CANCELLATION
County of Nassau	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
240 Old Country Road Mineola, NY 11501	AUTHORIZED REPRESENTATIVE
	Myse Lan

Contract ID#: CQIT15000017



# Department: Information Technology

#### **Contract Details**

SERVICE Supplemental Staffing

Continue Details			SERVICE	arbhiementar 2	rarring
NIFS ID #: <u>CQIT15000017</u>		NIFS Entry Date;	<u>7/07/2015</u> Terr	m: from <u>Executi</u>	on to 3 Years
New ⊠ Renewal □	1) Mandated Program	1:		Yes 🗌	No 🛛
Amendment	2) Comptroller Appro	oval Form Attached	1:	Yes 🛛	No 🗌
Time Extension	3) CSEA Agmt. § 32	Compliance Attacl	ned:	Yes 🗌	No 🛛
Addl. Funds	4) Vendor Ownership	& Mgmt. Disclost	ure Attached:	Yes 🛛	No 🗌
Blanket Resolution  RES#	5) Insurance Required	d		Yes 🛚	No 🗌
Agency Informati					
Name SVAM Internationa, Inc.	Vendor D# 113190965-01	<b>4</b> 72 9	Department Contact Ed Eisenstein	approv	return the final, ved contract to na Manucha
Address 233 East Shore Road # 201 Great Neck, NY 11023	Contact Person Allen Goldin		Address 240 Old Country Road Mineota, NY 11803		,
	Phone (516) 466-6655 x218		Phone (516) 571-4265		
Routing Slip		,	<del></del>		<del></del>
DATE: DEPAREMENT	Juternal Verification (	DATE Approds	SIGNATURE	Z Leg. App	oval Required .
Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head) Contractor Registered			enterfalle for the control of the second parties. The parties	ere arabije de jakos Zusakan (US) Laga Lagaren
OMB	Contractor Registered NIFS Approval		When	Yes <b>UM</b> o [ Noticephice i	
7/17/18 County Attorney	CA RE & Insurance Verification	7/17/15	Dell		
1/20/15 County Attorney	CA Approval as to form	1/2/15 Ta	rus P. Dulsage	LOM NOT	
Legislative Affairs	Fw'd Original Contract to CA	19/2/15 CO)	witte a	Vetsuci	$\mathcal{U}_{-}$
County Attorney	NIFS Approval	Dalubak 5	l'ét le	Anielie de	
Comptroller	NIFS Approval	0/12/10/10	Ru		

Notarization Filed with Clerk of the Leg.

County Executive



### Contract Summary

Description:

Supplemental staffing services for Nassau County's information technology projects that require additional staffing.

Purpose:

The Nassau County Department of Information Technology ("NCIT") may sometimes identify a need for individual or project related supplemental staffing services. To meet these needs NCIT has established a vehicle with twenty vendors who are qualified to provide one or more of the required supplemental staffing services to NCIT based on which of the twenty-nine (29) support service categories/levels the vendor provided rates. This Agreement will enable vendors to respond to any Statement of Work ("SOW") issued by NCIT for which the vendor is qualified to provide services.

This contract will provide flexibility for NCIT to meet the challenges and opportunities it encounters resulting from new government initiatives, increasing citizen expectations for better and more responsive services, and business and program requirements that are more demanding for economical operations and improved outcomes while allowing NCIT to procure supplemental staffing services quickly on an as-needed basis thus ensuring County Departments enjoy uninterrupted service.

The supplemental staffing contracts will create a maximum rate per support service category/level which vendors can charge for specific skillsets and will permit a vendor to offer less than the maximum rate per support service category/level when requested to respond to a specific SOW. The number of qualified vendors combined with the wide variety of support service categories and the flexibility for vendors to provide rates below the maximum rate will promote a competitive environment among vendors thus enabling a potential cost savings for Nassau County while retaining the best possible resources to perform the required services.

Method of Procurement: Request for Proposal.

#### Procurement History:

The contract was entered into after a written request for proposals was issued on January 20th, 2015. Potential proposers were made aware of the availability of the RFP by advertising in Newsday and on the LIST net, LIFT and LIA websites. Proposals were due on March 30, 2015. Twenty one proposals were received and evaluated. The evaluation committee consisted of: Donna Neiland, Ira Hill, Alex Demaio, Bill Doughty, Anthony Paganini, Steve Barry, Christine Levitsky, Patty Laskaris, Robert Mancino, Robert McClean, Erick Bautista, Douglas Rodriguez, Tence George, and Kathleen Dolan. The proposals were scored and ranked. As a result of the scoring and ranking, twenty vendors were selected.

Description of General Provisions:

- NCIT may identify a need for individual or project related supplemental staffing services and may issue SOWs on an as-needed basis to satisfy those needs.
- NCIT will send SOWs only to those vendors who provided rate(s) for the support service category(ies) and level(s) of work required under a specific SOW. These support service categories, levels and rates are listed in the cost proposal section of the contract.
- Upon receipt of an SOW, vendors should review the SOW requirements. If the vendor is able to provide resource(s) that match the requirements of an SOW, the vendor should submit offer(s) to provide the supplemental staffing services needed under the SOW by:
  - Indicating an hourly rate that is equal to or less than the rate listed in the contract.
  - Submitting resume(s) of the staff that will be providing supplemental staffing services for the SOW.
  - Submitting any forms that NCIT requires to be submitted with SOW responses.
- All SOW responses must be received by the deadline specified when the SOW is sent to the vendors.
- NCIT may select one or more qualified vendors to provide the supplemental staffing services requested in a SOW but is not obligated to select any of the qualified vendors to provide supplemental staffing services under a SOW.

Impact on Funding / Price Analysis:

Impact on Funding / Price Analysis:

The maximum amount for full consideration for all services under this Agreement shall not exceed \$7,500,000.00. However, no monies are being encumbered at this time. All monies will be encumbered on an as-needed basis, whenever services are required.

Change in Contract from Prior Procurement: N/A.

Recommendation: Approve as submitted.

#### Advisement Information

BUDGET C	ODES
Fund:	IT
Control:	GEN
Resp:	1000
Object:	DE
Transaction:	500

Revenue Contract	XXXXXXX
County	\$0.01
Federal	\$
State	\$
Capital	\$
Other	\$
TOTAL	\$0.01

LINE	INDEX/OBJECT CODE	AMOUNT
1	ITGEN1000/DE500	\$0.01
2		\$
3		\$
4		\$
5		\$
6		\$
	TOTAL	\$0.01

RENEW	Al:
% Increase	
% Decrease	

Document Prepared By:

Cour	A Executive Appro	val
7	NO "	
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## RULES RESOLUTION NO. 22/2014

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES
AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON
BEHALF OF THE DEPARTMENT OF INFORMATION TECHNOLOGY,
AND SVAM INTERNATIONAL INC.

WHEREAS, the County has negotiated an amendment to a personal services agreement with SVAM International Inc. ("SVAM") for supplemental staffing services, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County
Legislature authorizes the County Executive to execute said amendment to
the above referenced agreement with SVAM.

#### **CONTRACT FOR SERVICES**

THIS AGREEMENT, dated as of the date of execution by the County (together with the schedules, appendices, attachments and exhibits, if any, this "Agreement"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting on behalf of the Department of Information Technology, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department" and "NCIT"), and (ii) SVAM International, Inc., a New York corporation, having its principal office at 233 East Shore Road, Suite 201, Great Neck, NY 11023 (the "Contractor").

#### WITNESSETH:

WHEREAS, a new Request for Proposals for supplemental staffing services (the "RFP") was issued on January 20, 2015; and

WHEREAS, the Contractor submitted a proposal to provide supplemental staffing services found to be beneficial to the County; and

WHEREAS, the County desires to hire the Contractor to perform the services described in this Agreement; and

WHEREAS, the Contractor desires to perform the services described in this Agreement; and

WHEREAS, this is a personal service contract within the intent and purview of Section 2206 of the County Charter;

NCW, THEREFORE, in consideration of the promises and mutual covenants contained in this Agreement, the parties agree as follows:

- 1. <u>Term.</u> This Agreement shall commence on the date of execution by the County (the "Effective Date") and shall continue for a period of three (3) years, unless terminated sooner in accordance with the provisions of this Agreement. Notwithstanding the foregoing, the County may, in its sole discretion, renew the term for two (2) additional one (1) year periods under the same terms and conditions for a total term of five (5) years.
- 2. <u>Services</u>. The services to be provided by the Contractor under this Agreement shall consist of information technology supplemental staffing services (the "Services") and is described in detail in Appendix A ("Supplemental Staffing Services Scope of Services & Procedures") attached hereto and incorporated herein by reference.
- 3. Payment. (a) Amount of Consideration. (i) The maximum amount to be paid to the Contractor as full consideration for the Contractor's Services under this Agreement shall not exceed Eight Hundred Thousand Dollars (\$800,000.00) ("Maximum Amount")

Amount") payable in accordance with Appendix B ("Cost Proposal") attached hereto and incorporated herein by reference.

- (b) The Contractor shall not perform Services that would cause billings to exceed the Maximum Amount unless additional funds are encumbered pursuant to this Agreement. The County shall not be liable for payment of any amounts which have not been encumbered and approved by the County Comptroller for this Agreement.
- (c) The Contractor shall not perform any work under this Agreement unless the County authorizes specific tasks on a Statement of Work ("SOW") authorized by the County in writing and the agreed to by the Contractor in writing, and the Comptroller has approved and encumbered funds sufficient to cover all work to be performed pursuant to such SOW.
- (d) The County shall have no liability under this Agreement for any work performed (i) that was not authorized by an SOW and/or where the Contractor's costs exceed the amount authorized by those documents, (ii) that was not authorized by the encumbrance of the necessary funds by the County Comptroller, (iii) where the Contractor's costs exceed the amount/rates specified in Appendix B ("Cost Proposal").
- (e) This Agreement shall be deemed to be incorporated into each approved and executed SOW and the terms and conditions contained herein shall govern the relationship of the parties during the term of any SOW.
- (f) Vouchers; Voucher Review, Approval and Audit. Payments shall be made to the Contractor in arrears and shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").
- (g) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services that are the subject of the claim and no more frequently than once a month. Notwithstanding the foregoing, the Contractor's right to receive payment for work completed by the Contractor for the County shall not be affected or denied in the event of an administrative timing error in issuing invoice Vouchers to County.
- (h) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source including the County.
  - (i) Payments in Connection with Termination or Notice of Termination. Unless a

provision of this Agreement expressly states otherwise, payments to the Contractor following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Contractor received notice that the County did not desire to receive such Services or during the term of a Stop Work Order.

- 4. Stop Work Order. The County at its sole discretion may issue a written or oral order to the Contractor to stop work under a particular Statement of Work ("Stop Work Order"), at any time, requiring the Contractor to suspend or stop all, or any part, of the performance due under the Statement of Work ("SOW") for any reason.
- (a) Upon receipt of the Stop Work Order, the Contractor shall immediately comply with its terms and shall not incur any additional costs for the work covered by the Stop Work Order during the period of work suspension or stoppage. The County may use the Stop Work Order to:
  - (i) Stop or suspend the work for a specific period of time, or
  - (ii) Cancel the Stop Work Order and continue work on an SOW, or
  - (iii) Terminate the work covered by the Stop Work Order.
- (b) If a Stop Work Order is canceled, the Contractor shall resume work. The County shall make an equitable adjustment in the delivery schedule, the SOW price, or both, at the sole discretion of the County. The SOW shall be modified, in writing, accordingly, if:
  - (i) The Stop Work Order results in an increase in the Contractor's cost of performance of the SOW.
  - (ii) The Stop Work Order results in a change of deliverables for an SOW.
  - (iii) Any other reason the County deems necessary and appropriate.
- (c) If a Stop Work Order is not canceled and the work covered by the Stop Work Order is terminated the County shall be liable only for those costs incurred prior to the issuance of the Stop Work Order.
- (d) The County shall not be liable to the Contractor for loss of profits due to the issuance of a Stop Work Order.
- 5. Acceptance Criteria. In the event that an SOW defines the need for the Contractor to provide specific Deliverable(s), NCIT shall notify the Contractor following installation of such Deliverable(s) if it is/they are not acceptable. The notice shall specify in reasonable detail the reason(s) a Deliverable(s) is/are unacceptable. Acceptance may be conditioned or delayed as required for installation and/or testing of Deliverable(s). Final acceptance is expressly conditioned upon completion of all applicable inspection and testing procedures. Should the Deliverable(s) fail to meet any specifications or acceptance criteria, NCIT may exercise any and all rights hereunder, including but not

limited to such rights provided by the Uniform Commercial Code as adopted in New York. Deliverable(s) discovered to be defective or failing to conform to the specifications may be rejected upon initial inspection or at any later time if the defects contained in the Deliverable(s) or non-compliance with the specifications was not reasonably ascertainable upon initial inspection.

If the Contractor fails to promptly cure the defect or replace the Deliverable(s), NCIT reserves the right to:

- Cancel the SOW.
- Terminate the Agreement.
- Contract with a different Contractor for the Services.
- Engage with another Contractor outside of this Agreement, if no Contractor is able to perform the required Supplemental Staffing Services.
- Invoice the original Contractor for any differential in price over the original SOW price.

When NCIT rejects any Deliverable(s), the Contractor must remove the rejected Deliverable(s) from the premises of the County within seven (7) business days of notification, unless otherwise agreed by the County in writing. Rejected items may be regarded as abandoned if not removed by the Contractor as provided herein.

- 6. <u>Independent Contractor</u>. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), be (<u>i</u>) deemed a County employee, (<u>ii</u>) commit the County to any obligation, or (<u>iii</u>) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).
- 7. No Arrears or Default. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.
- 8. Compliance with Law. (a) Generally. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

- (b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:
  - (i) The Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
  - (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. The Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
  - (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its Certification of Compliance, attached to this Agreement as Appendix L. The Contractor shall provide to the County any information necessary to maintain the certification's accuracy.
- (c) Records Access. The parties acknowledge and agree that all records, information, and data ("Information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.
- (d) Protection of Confidential Information. The parties further acknowledge that in the course of this Agreement each may have access to and/or be in possession of proprietary or confidential information of the other party. "Confidential Information" shall mean information regarded by the disclosing party as confidential or that is otherwise protected from disclosure under Federal, State or Local law; provided that, information deemed confidential by the disclosing party shall be clearly marked "Confidential", "Restricted" or with another similar legend. Personal information of individuals shall also be deemed "Confidential Information." Each party agrees to use the Confidential Information of the other party solely for the purposes of this Agreement, and will not disclose such Confidential Information to any third party without the other party's consent. Each party shall maintain the Confidential Information of the other party in confidence using at least the same degree of care as it employs in maintaining in confidence its own proprietary and confidential information, but in no event less than a

reasonable degree of care. Provided that, the receiving party shall have met the foregoing standard of care, an inadvertent or accidental disclosure by the receiving party of Confidential Information of the disclosing party shall not constitute a breach hereof.

The foregoing shall not prohibit or limit any party's use of information (including, but not limited to, ideas, concepts, know-how, techniques and methodologies) (i) previously known to it, (ii) independently developed by it, (iii) acquired by it from a third party without continuing restriction on use, or (iv) which is, or becomes, publicly available through no breach by it of this Agreement. Neither party shall use the Confidential Information of the other party for its own benefit or for the benefit of any third party, except as expressly permitted in this Agreement. A receiving party also may disclose Confidential Information to the extent required by an order of a court of competent jurisdiction, administrative agency or governmental body, or by any law, rule or regulation, or by court ordered subpoena, summons or other administrative or legal process, or by applicable regulatory or professional standards, or in connection with any judicial or other proceeding involving Contractor and County relating to Contractor's Services for County or this Agreement.

All data (including, without limitation, all content in any media or format entered into, stored in, and/or susceptible to retrieval from the County's computer systems) or other materials furnished by the County for use by the Contractor under this Agreement (such as records or information) shall remain the sole property of the County, will be deemed "Confidential Information" and will be held in confidence in accordance with this Agreement. The Contractor shall not use the data other than in connection with providing the Services pursuant to and in accordance with this Agreement. Such data and materials will be returned to the County upon completion of the Services. Access to Confidential Information shall be restricted to the Contractor's personnel with a need to know and engaged in a permitted use. Confidential Information of the County may only be disclosed as provided for in Section d above or with the written consent of the County (and then only to the extent of the consent);

- (e) <u>Non-Disclosure Agreement (NDA)</u>. In furtherance of this Section, all Contractor employees shall execute a nondisclosure agreement provided by the Department prior to commencement of work under an SOW.
- (f) The provisions of this subsection shall survive the termination of this Agreement.
- 9. <u>Minimum Service Standards</u>. Regardless of whether required by Law: (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
- (b) The Contractor shall deliver Services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and

maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

- (c) <u>Staffing and Personnel</u>. The County reserves the right to review and to request changes to the members of the Contractor's staff assigned to deliver Services under this Agreement. The Contractor may reassign staff in the event of a bona fide promotion, illness, family leave, disability, physical incapacitation, termination of employment, inability to perform duties, or other circumstances beyond the Contractor's reasonable control.
- (d) The County shall have the right, in its absolute discretion, to require the removal of the Contractor's personnel at any level assigned to the performance of the Services or Work, if the County considers such removal necessary or in the best interests of Nassau County. Such personnel shall be promptly removed from the project by the Contractor at no cost or expense to the County. Further, an employee who is removed from the project for any reason shall not be re-employed on the Project.
- 10. Assignment; Amendment; Waiver; Subcontracting. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.
- (a) If the County provides consent, the Contractor must identify each subcontractor by name, business address and expertise, a full resume of the proposed person and must include the name(s) of the principal(s) of the subcontracting entity. The Contractor must provide a full description of the services to be provided by the Contractor.

#### 11. Subcontracting.

- (a) The Contractor shall only subcontract work in conformance with Section 10 of this Agreement.
- (b) The Contractor is and shall remain primarily liable for the successful completion of all work in accordance with this Agreement. The Contractor shall be primarily liable even when using subcontractors, independent contractors, consortiums or partners to perform some or all of the work contemplated by this Agreement, and regardless of whether the use of such partners or subcontractors have been approved by the County.
  - (c) Nothing contained in this Agreement or otherwise shall create any

contractual relation between the County and any subcontractors. The Contractor agrees to be as fully responsible to the County for the direct and indirect acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor and shall indemnify and hold harmless the County for any and all acts and / or omissions of their Contractor Agents, subcontractors, independent contractors, consortiums, or partners.

- (d) The Contractor's obligation to pay its subcontractors is an independent obligation from the County's obligation to make payments to the Contractor. As a result, the County shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.
- (e) The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.
- (f) The Contractor Agents will be required to provide the County with an Owner and Management Disclosure.
- 12. Right to Works. (a) Upon execution of this Agreement, any reports, design systems, documents, data, designs, drawings, graphs, charts, specifications, manuals, photographs, source code and/or any other material produced by the Contractor for the County pursuant to this Agreement, and any and all drafts and/or other preliminary materials, in any format, to such items, shall become the exclusive property of the County.
- (b) Works Made for Hire: The Contractor acknowledges that all of the Contractor's works of authorship, including but not limited to any reports, design systems, documents, data, designs, drawings, graphs, charts, specifications, manuals, photographs and/or any other materials produced or used by the Contractor for the County pursuant to this Agreement ("Copyrighted Materials") shall be considered and are "works-made-for-hire" within the meaning and purview of Section 101 of the United States Copyright Act, 17 U.S.C. § 101, and the County shall be the owner thereof, including any copyrights, patents, or other intellectual property rights pertaining thereto and of all aspects, elements, and components thereof in which copyright protection might exist. If it is determined that any such works are not works made for hire, the Contractor hereby assigns to the County all of the Contractor's right, title, and interest, including all rights of copyright, patent, and other intellectual property rights, to or in such Contractor works and hereby irrevocably transfers, assigns, and conveys all of the Contractor's right, title, and interest, including exclusive copyright, patent, and other intellectual property rights, ownership in and to the Copyrighted Materials to the County, free and clear of any liens, claims, or other encumbrances. The Contractor shall retain no copyright or intellectual property interest in the Copyrighted Materials, and they shall be used by the Contractor for no other purpose without the prior written permission of the County.
  - (c) Contractor Property or Works. Unless otherwise agreed upon between the

parties in this Agreement, the Contractor retains all right, title and interest, including all copyrights, patent rights and trade secret rights, in any pre-existing Contractor property or works, including all pre-existing intellectual property interests held by Contractor (the "Contractor Works"). Contractor hereby grants to County a non-exclusive, non-transferable, royalty-free, perpetual internal use license to use such Contractor Works solely for the County's internal use. As used in this Agreement, the term "Contractor Works" means any of the following: (i) any software program, algorithm, process, methodology, documentation, report, data, flow diagram, document, or other material owned, generated, or distributed by the Contractor prior to or separately from this Agreement; or (ii) any tools or utilities developed by or on behalf of the Contractor or used by the Contractor.

(d) Upon payment of all amounts due therefore, the Contractor shall grant to the County a non-exclusive, United States license to use any such Contractor Works solely for the County's internal use. The County may make reasonable copies of such preexisting material for backup and archival purposes in accordance with applicable law. The County shall reproduce such material accurately and include all original copyright and trademark notices, claims of confidentiality or trade secrets, and other proprietary rights notices on all back-up or archival copies. Subject to the other provisions in this subsection 8(b), any copies that the County makes of such Contractor Works shall remain the Contractor's sole property.

#### 13. Patent/Copyright Claims.

- (a) The Contractor shall indemnify, defend and hold the County harmless against any and all liabilities, losses, costs, expenses (including reasonable attorney's fees and disbursements) and damages ("Losses") arising out of or in connection with any claim for any infringement by the Contractor of any copyright, trade secrets, trademark or patent rights or arising out of or in connection with any breach of warranty by the Contractor. As a condition to the foregoing indemnity obligation, the County shall give the Contractor: (i) prompt written notice of any action, claim or threat of infringement suit or other suit, (ii) the opportunity to take over, settle or defend such action, claim or suit at the Contractor's sole expense, and (iii) assistance in the defense of any such action at the expense of the Contractor. The Contractor shall indemnify and hold the County harmless regardless of whether or not the infringement arises in the course of delivering Services under this Agreement.
- (b) In addition to the foregoing, if the use of any Deliverable(s), items(s) or part(s) thereof shall be enjoined for any reason or if the Contractor believes that it may be enjoined, the Contractor shall have the right, at its own expense, to take action in the following order of precedence: (i) to procure for the County the right to continue using such Deliverable(s), item(s) or part(s) thereof, as applicable; (ii) to modify the Deliverable(s), items(s) or part(s) so that it becomes non-infringing and of at least equal quality and performance; or (iii) to replace said Deliverable(s), item(s) or part(s) thereof, as applicable, with non-infringing Deliverable(s), item(s) or part(s) of at least equal quality and performance, or (iv) if none of the foregoing is commercially reasonable,

then provide monetary compensation to the County up to the dollar amount of the aggregate consideration paid to the Contractor under this Agreement; (v) the preceding remedies are in addition to and not in lieu of the Contractor's obligation to indemnify and defend the County; (vi) time is of the essence with respect to every provision of this Agreement in which time of performance is a factor.

- (c) The foregoing provisions shall not apply to any infringement occasioned by modification by the County that is (i) not contemplated by the Contractor; or (ii) made without the Contractor's approval.
- (d) In the event that an action at law or equity is commenced against the County arising out of a claim that the County's use of a deliverable, item or part under this Agreement infringes any patent, copyright or proprietary right and the Contractor is of the opinion that the allegations in such action in whole or in part are not covered by the indemnification and defense provisions set forth in this Agreement, the Contractor shall immediately notify the County in writing and shall specify to what extent the Contractor believes it is obligated to defend and indemnify under the terms and conditions of this Agreement. The Contractor shall in such event protect the interests of the County and secure a continuance to permit the County to appear and defend its interests in cooperation with the Contractor as is appropriate, including any jurisdictional defenses the County may have.
  - (e) The provisions of this Section shall survive termination of the Agreement.
- 14. <u>Minimum Service Standards</u>. Regardless of whether required by Law: (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
- (b) The Contractor shall deliver Services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.
- 15. <u>Indemnification</u>; <u>Defense</u>; <u>Cooperation</u>. (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, and agents (the "<u>Indemnified Parties</u>") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("<u>Losses</u>"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; <u>provided</u>, <u>however</u>, that the Contractor shall not be responsible for that portion, if

any, of a Loss that is caused by the negligence of the County.

- (b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section, and, further to the Contractor's indemnification obligations, the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.
- (c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Contractor and/or a Contractor Agent in connection with this Agreement.
- (d) The provisions of this Section shall survive the termination of this Agreement.
- 16. <u>Insurance</u>. (a) <u>Types and Amounts</u>. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than Five Million Dollars (\$5,000,000) per occurrence and Five Million Dollars (\$5,000,000) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance and errors and omissions insurance, which policy(ies) shall have a minimum single combined limit liability of not less than Five Million Dollars (\$5,000,000.00) per occurrence; and (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify.
- (b) Acceptability: Deductibles: Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State and rated A-VIII or better by A.M. Best's or its equivalent, and which is (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.
- (c) <u>Delivery: Coverage Change; No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder,

the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

- 17. Warranty. (a) Contractor warrants and represents full ownership, clear title free of all liens, and/or that Contractor has obtained on behalf of County perpetual license rights set forth herein to use the deliverable. Contractor shall indemnify County for any loss, damages or actions arising from a breach of this warranty. County may require Contractor to furnish appropriate written documentation establishing the above rights and interests as a condition of payment. County's request or failure to request such documentation shall not relieve Contractor of liability under this warranty.
- (b) The Contractor shall provide a warranty for all Deliverable(s) or product(s) specified in and furnished by or through the Contractor under an SOW. All product(s) or Deliverable(s) provided under an SOW shall substantially conform to the specifications set forth in the SOW and shall do so for a period of six (6) months following the date of acceptance by the County of the final Deliverable (the "Product Warranty Period"), provided, that no modifications, other than modifications contemplated by or consented to by the Contractor are made to the Deliverable(s) or product(s) or their system environment by any party other than the Contractor.
- (c) The Contractor further warrants and represents that product(s) or Deliverable(s) specified and furnished by or through the Contractor under an SOW shall individually, and where specified by the Contractor to perform as a system, perform as such and be substantially uninterrupted and error-free in operation and guaranteed against faulty material and workmanship during the Project Warranty Period, provided, that no modifications, other than modifications contemplated by or consented to by the Contractor, are made to the Deliverable(s) or product(s) or their system environment by any party other than the Contractor. During the Project Warranty Period, defects in the product(s) or Deliverable(s) specified and furnished by or through the Contractor shall be repaired or replaced by the Contractor at no cost or expense to the County.

The Contractor shall advise NCIT immediately upon determining that any Deliverable(s) or product(s) will not, or may not, be delivered at the time or place specified. Together with such notice, the Contractor shall state the projected delivery time and date. In the event the delay projected by the Contractor is unsatisfactory, NCIT shall so advise the Contractor and may proceed to procure substitute Deliverable(s), product(s) or Services. NCIT will not unreasonably deem the delay unsatisfactory.

- (d) Contractor shall extend the Project Warranty Period for individual product(s), or for the system as a whole, if applicable, by the cumulative period(s) of time, after notification, during which an individual product or the system requires servicing or replacement (down time), or is in the possession of the Contractor, its agents, officers, subcontractors, distributors, resellers or employees.
- (e) In addition to Contractor's Project Warranty Period, the County shall have the benefit of all manufacturers' standard commercial warranties for individual deliverables, if any.
- (f) Where the manufacturer's warranty term is longer than the Project Warranty Period, the Contractor shall notify the County and pass through the manufacturer's warranty to County. Contractor shall not be responsible for coordinating services under the manufacturer's warranty after expiration of the Project Warranty Period.
- (g) The warranties set forth herein shall survive any termination of the Agreement with respect a SOW in accordance with the stated warranty term(s).
- 18. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.

- (c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.
- 19. Accounting Procedures; Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.
- (a) Reimbursement by the Contractor upon Loss of Funding. In addition to any other remedies available to the County, in the event that the County loses funding, including reimbursement, from the State or Federal governments for any Services arising out of or in connection with any act or omission of the Contractor or a Contractor Agent (i) the County will have no further obligations to the Contractor under this Agreement and (ii) the Contractor shall pay the County the full amount of lost funds on demand, but not in excess of the amount paid to the Contractor under this Agreement.
- 20. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:
- (a) Notice. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.
  - (b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the

earlier of  $(\underline{i})$  one (1) year of the first to occur of  $(\underline{A})$  final payment under or the termination of this Agreement, and  $(\underline{B})$  the accrual of the cause of action, and  $(\underline{ii})$  the time specified in any other provision of this Agreement.

- 21. Work Performance Liability. The Contractor is and shall remain primarily liable for the successful completion of all work in accordance with this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.
- 22. Consent to Jurisdiction and Venue; Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non convenience. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.
- 23. Notices. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Contractor, to the attention of the Office of General Counsel, with a copy to the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.
- 24. All Legal Provisions Deemed Included; Severability; Supremacy. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.
- (b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

- (c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.
- (d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement occurs, it shall not be construed against either party as drafter.
- 25. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.
- 26. Administrative Service Charge. The Contractor agrees to pay the County an administrative service charge of Five Hundred Thirty Three and 00/100 Dollars \$533.00 for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Numbers 201-2001 and 128-2006. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.
- 27. Services for Other Municipal Entities. It is understood that the Services described in the Agreement may be purchased by any other municipal entities ("Municipal Entities") and the Contractor agrees to provide the Services to the Municipal Entities on the same terms and conditions as if they were to be supplied to the County. In order to coordinate such activity, the Contractor agrees to only perform such Services after obtaining the written permission of the County. To the extent that the Municipal Entities purchase Services, then the Municipal Entities, and not the County, shall be liable to the Contractor.
- 28. <u>Financial Deterioration of Vendor</u>. In the event the Contractor, its assignees or successor, at any point during the performance of Services and operation of the products acquired under this Agreement, becomes insolvent, ceases to exist as a business entity or for any reason fails to continue to support its deliverable(s) or product(s), the Contractor will (i) make provision for the continued support under the same terms and conditions or (ii) provide the County with the source code and all associated updates, modifications and other materials (including, but not limited to, schematics or flow charts, system documentation, program procedures, build procedures, descriptions of operation, programmer notes, testing data, custom or special compilers) required to understand the design, structure and implementation of the said deliverable(s) or product(s), at no expense to the County.
- 29. <u>Force Majeure</u>. Neither party shall be liable for failure to fulfill its obligations under this Agreement if that failure is caused, directly or indirectly, by flood, communications failure, extreme weather, fire, mud slide, earthquake, or other natural

calamity or act of God, interruption in water, electricity, riots, civil disorders, rebellions or revolutions, acts of governmental agencies, quarantines, embargoes, malicious acts of third parties, acts of terrorism, labor disputes affecting vendors, contractors or subcontractors and for which the party claiming force majeure is not responsible, or any other similar cause beyond the reasonable control of that party.

- 30. Executory Clause. Notwithstanding any other provision of this Agreement:
- (a) Approval and Execution. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
- (b) Availability of Funds. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.
- 31. Entire Agreement. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the date first above written.

SVAM International Inc.
By: Pluller
Name: Anil Kapoor
Title: President
Date: 6/15/2015
NASSAU COUNTY
ву:
Name: Charles Mare
Title: Deputy County Executive
Date: 11/6/1/

PLEASE EXECUTE IN <u>BLUE</u> INK

STATE OF NEW YORK)		
) ss.: COUNTY OF NASSAU )		
On the <u>ISTH</u> day of Anil Kapoor	Tune in the year 2015 before me per to me personally known, who, being by m	
did depose and say that he or si she is the President	he resides in the County of Nassau of SVAM International, Inc.	; that he or , the
Corporation described herein a	nd which executed the above instrument; an	d that he or she
signed his or her name thereto	by authority of the board of directors of said	Corporation.
NOTARY PUBLIC	MELINDA CARRION Notary Public, State of New York No. 01CA6294194 Qualified in Queens County Commission Expires December 16, 2017	1 Can 6/15/15
STATE OF NEW YORK) , ) ss.: COUNTY OF NASSAU )		
On the 11 day of 1 came Charles Kibane	$\frac{\sqrt{evenber}}{\sqrt{o}}$ in the year 2015 before me	personally me duly sworn,
did depose and say that he or s	he resides in the County of Massau	; that he or she
is a Deputy County Executive	of the County of Nassau, the municipal corp	oration
described herein and which ex	ecuted the above instrument; and that he or	she signed his or
	ection 205 of the County Government Law	of Nassau
County.	cetta a. Vitrencci	

**NOTARY PUBLIC** 

COMODITTA A PROPERCIÓN
NOTO: J. Publico de Como Control Control
Ouerches in Neutres County
Commission Expires April 02, 2014

#### APPENDIX A

## SUPPLEMENTAL STAFFING SERVICES SCOPE OF SERVICES & PROCEDURES

The purpose of this Agreement is to establish a vehicle with the Contractor to provide Supplemental Staffing Services to the County. This Agreement will enable the Contractor to respond to any Statement of Work ("SOW") issued by the Nassau County Department of Information Technology ("NCIT") for which that Contractor is eligible to provide Services as specified in Appendix B ("Cost Proposal").

Upon execution of this Agreement, from time to time, NCIT may identify a need for individual or project related Supplemental Staffing Services. NCIT may issue an SOW for a project requiring Supplemental Staffing Services. The SOW will describe in detail which of the twenty-nine (29) Support Service Categories and levels NCIT requires as well as a detailed description of the requirements. Support Service Categories are described in detail in Appendix C ("Supplemental Staffing Support Service Categories"). NCIT will send the SOW to those Contractors previously identified as able to provide the Supplemental Staffing Services required for the specific Support Service Category(ies) required for the SOW as identified in Appendix B.

Contractors shall review the SOW and submit offers to provide the Supplemental Staffing Services needed under the SOW and for the specific Supplemental Staffing Services, indicate an hourly rate that is equal to or less than the rate proposed in their original response to this RFP. Contractors must also submit resume(s) of the staff that will be providing Supplemental Staffing Services for the SOW. NCIT may, in its discretion, select one or more Contractors to provide the Supplemental Staffing Services requested in the SOW. NCIT will not be obligated to select any of the Contractors to provide Supplemental Staffing Services under the SOW.

Please be advised that Contractors are not guaranteed work under this Contract. Rather, the Contract provides a Contractor with the eligibility to bid on a particular SOW for which the Contractor can provide the necessary Supplemental Staffing Services.

#### Individual Statements of Work

When NCIT has a project requiring Supplemental Staffing Services, an SOW describing in detail the project requiring Supplemental Staffing Services will be issued to each Contractor who is eligible to provide the specific type of Supplemental Staffing Service needed.

Notwithstanding the expiration of the Agreement between the Contractor and the County, an individual SOW may require the Contractor's personnel to work beyond the termination date of the Agreement to complete a specific project or activity in the SOW. In that event, the County, at its sole option and discretion, may choose to amend the Agreement to extend the term for the period the Contractor's personnel are needed to complete the project under the SOW. In addition, NCIT has the ability to modify each SOW to satisfy specific County needs.

Each SOW will provide details as to the required:

- Support Service Category(ies) required.
- Qualification Level of personnel needed to perform the Supplemental Staffing Services, including the years of work experience required of personnel within the specific Support Service Category(ies) requested and demonstrable expertise.

NCIT will allow Contractors a specific period of time from the time NCIT issues an SOW to submit an offer in response. Such period of time will be specified when the SOW is issued and will vary for each SOW. NCIT will determine this length of time in part by the complexity of the job description(s) and skill set requirements.

#### Contractor Reporting/Documentation

Upon selection to perform the Services specified in an SOW, the Contractor will be required to provide NCIT with a Weekly Status Report. The Weekly Status Report format and details will be provided to the Contractor by NCIT. All documentation must be in the format specified by and acceptable to NCIT.

The Contractor may also be required to provide NCIT with other documentation and/or reports as required by NCIT. All such documentation and reports must be in the format specified by and acceptable to NCIT.

Failure to provide NCIT with acceptable Weekly Status Reports, other documentation or reports may result in delay of payment to the Contractor and/or disqualification of the Contractor to perform work on the SOW. If a Contractor repeatedly fails to provide NCIT with acceptable documentation or reports, the Contractor may be disqualified from performing any Services under this Agreement. NCIT will be the final judge of whether documentation and reporting requirements are being met by the Contractor.

#### Other Considerations

All personnel utilized by the Contractor in connection with fulfilling its obligations pursuant to or arising from this Agreement shall be employees of the Contractor or, if applicable, the Contractor's Agents and shall be in compliance with all applicable state, federal, and local laws relating to employees generally, including, without limitation, immigration laws.

The Contractor must ensure that all employees assigned to work under an SOW have the training and are qualified to perform the task(s) and meet the skill set requirements of the job position under consideration. If NCIT determines that such personnel do not possess the requisite skills, the Contractor shall provide a replacement acceptable to the County.

NCIT will provide workspace and facilities for all Contractors performing Supplemental Staffing Services under an SOW, as appropriate.

NCIT will provide the necessary computer equipment and computer resources to meet the project requirements unless otherwise stated in the SOW.

#### **Pricing Schedule (Total Firm Fixed Prices)**

Rates for this Contract will remain firm for the life of the Contract. This does not preclude any Contractors from offering a Rate lower than the established Rate in the Agreement in response to any SOW. All Rates are to be inclusive of any travel, living, and related expenses. The County will not provide any extra compensation/reimbursement for this purpose.

#### Contractor Performance Criteria

NCIT has established specific Contractor performance criteria and shall monitor and measure performance to ensure compliance with contract standards. Contractors will be required to meet or exceed the following performance criteria:

## 1. Certification of Employee Skill Sets and Capability to Perform Required Tasks.

NCIT may disqualify, for any reason, personnel presented by the Contractor for assignment who prove incapable of performing specific tasks assigned as described in the SOW.

These issues may include, but are not limited to, the following:

- The individual represented by the Contractor and placed on assignment does not have the skill sets and experience required to meet the job description requirements.
- The resumes submitted by the Contractor in response to a posted SOW are not indicative of required skill sets.
- Upon interview of an employee based on the resume or other representation by the Contractor, NCIT determines that the employee does not have the required skill sets or experience.

Poor professional manner. This includes, but is not limited to the Minimum Service Standards outlined in Section 9 above.

If NCIT terminates personnel placed on assignment by the Contractor because the person's skill sets or experience are not as originally represented, NCIT shall not be responsible to pay the Contractor for that period. This also denotes Cause for termination of the Contract.

The Contractor *must* warrant that qualified personnel will provide services in a professional manner. "Professional manner" means that the personnel performing the services will possess the skill and competence consistent with the prevailing business standards in the Information Technology industry.

NCIT will be the exclusive and final judge of whether there is misrepresentation

of a skill set, experience level, or professional manner lapses.

#### 2. Personnel Substitution.

The Contractor shall not substitute personnel assigned to the performance of an SOW without the prior written consent of the County and/or NCIT. The Contractor shall provide notice to NCIT for any desired substitution accompanied by the names and references of the recommended substitute personnel. NCIT will approve or disapprove of the requested substitution in a timely manner. Upon such termination, NCIT may request acceptable substitute personnel or terminate the SOW services provided by such personnel.

#### Contractor Disqualification

A Contractor may be deemed unqualified by NCIT for repeatedly providing personnel who do not meet NCIT standards, failing to respond to NCIT requests, failing to promptly cure defects, continuing to omit or unsatisfactorily perform the required services, or for any other reason NCIT deems necessary.

Upon disqualification, the Vendor will no longer receive notification of SOWs released by NCIT.

NCIT reserves the right to remove from eligibility all Contractors that are inactive (have not responded to an SOW) for twelve (12) consecutive months during the Contract term.

#### **Deliverables**

Deliverables, as used herein, shall comprise all project materials, including goods, software, data, and documentation created during the performance or provision of services hereunder (the "Deliverables"). Deliverables are the property of the County and must be kept confidential, returned to NCIT, or destroyed as required by the County. Proprietary Contractor materials licensed to the County shall be identified to the County by the Contractor prior to use or provision of Services hereunder and shall remain the property of the Contractor. Embedded software or firmware shall not be a severable Deliverable. If the work performed by the Contractor requires the development of application or systems software, all software source and object code is the property of Nassau County.

#### Change Management Request

A Change Management Request shall be required to authorize an amendment of the SOW in scope and/or dollar value.

No work requested in the Change Management Request may be performed until the Change Management Request has been approved and signed by both NCIT and the Contractor. However, a Change Management Request may require an amendment or advisement of the Agreement. In the case where an amendment or advisement of the Agreement is required, no work may be performed until the amendment or advisement

have been fully approved and executed by Nassau County and certified by the Clerk of the Legislature. The Contractor will be responsible for making sure all required approvals have been obtained prior to proceeding with any work on an SOW.

Nassau County will not be liable for any work performed without all necessary Nassau County approvals.

The Change Management Request will state the scope of work requested, the rationale for the change, the responsible parties that will perform the work, a dollar amount of the costs of the request, net agreement impact including the impact on the project schedule and the appropriate approval signatures. The Change Management Request must also specify any changes to the completion deadlines specified in the SOW.

The Contractor shall be responsible for maintaining documentation denoting any changes agreed upon with the County.

# APPENDIX B COST PROPOSAL

### Support Service Categories

Within each Support Service Category, the County has defined three qualification levels (the "Qualification Level") listed below. Using the descriptions of each of the Support Service Categories listed in Appendix C ("Supplemental Staffing Support Service Categories"), the Contractor has provided their best rate which is listed in the column on this form based on the following:

- Level 1 Individuals with three (3) or more years but less than five (5) years of experience within the specific Support Service Category.
- Level 2 Individuals with five (5) or more years but less than ten (10) years of experience within the specific Support Service Category.
- Level 3 Individuals with ten (10) or more years of experience within the specific Support Service Category.

For each Qualification Level within a Support Service Category, the Contractor has provided rates under which the Contractor will provide personnel that meet the qualifications of the Support Service Category(ies) as described in Appendix C. The rate provided for each category will be the maximum rate that a Contractor can charge for services provided by personnel with that particular level of skill (the "Maximum Rate").

The Contractor's proposed personnel must have the requisite years of experience within the individual Support Service Category(ies). The Contractor cannot aggregate experience from different Support Service Categories.

Contractors, responding to an SOW, shall provide resumes that specify that the proposed personnel satisfy the qualifications required for the Qualification Level(s).

The Rates for this Agreement will remain firm for the life of the Agreement. This does not preclude any Contractor from offering a Rate lower than the established Rate in the Contract in response to any SOW. All Rates are to be inclusive of any travel and living expenses. The County will not provide any extra compensation for this purpose.

In the case where the personnel requested must perform multiple categories of work simultaneously, the Contractor may charge the highest rate between all required categories at the level of skill required.

# APPENDIX B COST PROPOSAL

	Service Categories			
Support Service Category		Level 1	Level-2	Level 3
Number	Support Service Category	Rate	Rate	Rate
1	Labor Support Services	<u> </u>		
2	Clerical Support Services		<u> </u>	
3	Help Desk Support Services	\$60.00	\$75.00	\$85.00
4	Desktop Support Services	\$60.00	\$75.00	\$85.00
5	Database Management Services	\$100.00	\$120.00	\$140.00
6	EDMS Services	\$110.00	\$130.00	\$150.00
7	IT Training Services			
8	Electronic Commerce/ EDI Services	\$105.00	\$120.00	\$135.00
9	Project Management Services	\$100.00	\$125.00	\$150.00
10	Microsoft Exchange Services	\$80.00	\$95.00	\$115.00
11	Computer Programming Services	\$100.00	\$125.00	\$150.00
12	System Programming Services	\$80.00	\$100.00	\$120.00
13	GIS Services	\$110.00	\$125.00	\$140.00
14	IT Support Staff Services – Data Center Operations	\$70.00	\$85.00	\$105.00
15	Network Security Services	\$125.00	\$150.00	\$175.00
16	Computer Systems Security Services	\$105.00	\$125.00	\$150.00
17	Telecommunication Services (Analog Phone/ Digital Phone/ VoIP)	\$60.00	\$75.00	\$85.00
18	Technical Writing Services	\$80.00	\$90.00	\$105.00
19	Computer Systems Analysis Support Services	\$100.00	\$125.00	\$150.00
20	Unix and Linux System Administration Services	\$85.00	\$105.00	\$125.00
21	Web Environment Services	\$85.00	\$100.00	\$115.00
22	Software Engineering Services	\$95.00	\$115.00	\$135.00
23	Database Technical Services	\$95.00	\$110.00	\$130.00
24	Application Services for Servers/Blades	\$100.00	\$125.00	\$150.00
25	Wiring Technical Services			
26	Wireless Networking Services	<u> </u>		
27	Network Support Services	\$75.00	\$90.00	\$110.00
28	Server Support Services	\$85.00	\$105.00	\$125.00
29	Project Support Services	\$100.00	\$125.00	\$150.00

### **Qualification Levels**

<u>Level 1</u> – Individuals with three (3) or more years but less than five (5) years' experience within the specific Support Service Category.

<u>Level 2</u> – Individuals with five (5) or more years but less than ten (10) years' experience within the specific Support Service Category.

<u>Level 3</u> – Individuals with ten (10) or more years' experience within the specific Support Service Category.

<u>Please Note</u>: The following Support Service Categories are employed to supplement or augment current Information Technology staff.

Support Service Category Number	Support Service Category	Description
1	Labor Support Services	Manual labor services for Information Technology functions. No technical knowledge required. Tasks may include, but are not limited to, lifting (must be able to lift 50 lbs.), loading, unloading, unboxing, stacking, moving, transporting materials between locations in Nassau County, removing packaging, cleaning, carrying objects, basic record keeping tasks such as collecting and maintaining receiving logs, delivery receipts and any other documentation related to the above tasks.  Must have and maintain a valid and clean driver's license. Must be able to provide transportation.
2	Clerical Support Services	Basic clerical services for Information Technology functions. Tasks may include, but are not limited to, photocopying, filing, data entry, accepting/ processing deliveries, entering/ tracking requisitions and purchase orders, processing vendor payments, maintaining spreadsheets/ databases and maintaining vendor accounts.

Support Service Category Number	Support Service Category	Description
3	Help Desk Support Services	User support for all Information Technology products and services. Represents other Information Technology staff members and their services to the client community and ensures and verifies that users are provided with the most effective solution to their technical issues. Tasks may include, but are not limited to, technical support, analysis, troubleshooting, diagnosis, testing, problem escalation, problem resolution, consultation, communication of policy, research, documentation, instruction, answering questions, follow up and operation (on-site, off-site) of a Help Desk.
		Must have and maintain a valid and clean driver's license.  Must be able to provide transportation.
4	Desktop Support Services	Installation, configuration, maintenance and upgrade of all County desktop hardware, software, peripherals and copiers. Tasks may include, but are not limited to, technical support, analysis, troubleshooting, diagnosis, repair, problem resolution, installation, configuration, maintenance, upgrading, manual labor, consultation, research, record keeping, communication, inspection, assessment, replacement, reading, interpreting, standards and procedures, ghosting, feedback to vendors, inventory, security, report writing, optimization, review and process warranty part claims.  Must have and maintain a valid and clean driver's license. Must be able to provide transportation.
5	Database Management Services	Administration, maintenance, monitoring and support of any of the multitude of Nassau County databases on any County platform. Tasks may include, but are not limited to, technical support, troubleshooting, issue resolution, testing, repair, analysis, user requirements, planning, preparation, designing, modeling, development, installation, enhancement, implementation, updating, change management, documentation, policies and procedures, standards and best practices, security, maintenance, monitoring, manage database objects, consultation, system administration, evaluation, prioritization and scheduling.

Support Service Category Number	Support Service Category	Description
		Services specific to Electronic Document Management Systems (EDMS).
6	EDMS Services	Professional Services - Tasks may include, but are not limited to, imaging/ digitizing, workflow, risk assessment, workflow analysis, document indexing/ queuing, workload management, system/ application/ network design and security advising, application prototyping, project management, implementation and support services, system interface development, system migration strategies, document conversion (hardcopy to electronic or electronic to new system/ media), performance monitoring/ measurement, systems stress testing/
		benchmarking, collaborative tools (implies BPR), advising, briefings/ presentation, document and records retention/ archiving.
		Programming Services - Tasks may include, but are not limited to, programming, systems analysis, project management, workflow management, document tracking, database management, systems design, development, implementation and training. Requires specialized skill sets and experience with enterprise systems, languages, technologies and communications.
7	IT Training Services	Services for all aspects of training of County personnel utilizing classroom training, media-based training, internet-based training and any other type(s) of training required by the County. Tasks may include, but are not limited to, needs assessment, needs analysis, skills gap analysis, training plans, training management software tools, course materials, course development and Help Desk training support.

Support Service Category Number	Support Service Category	Description
8	Electronic Commerce/ EDI Services	<ul> <li>Services specific to various forms of electronic government/ electronic data interchange (EDI) solutions and systems.</li> <li>Professional Services - Tasks may include, but are not limited to, analysis, design, web design, operation, monitoring, management, and maintenance.</li> <li>Programming Services - Tasks may include, but are not limited to, programming, systems analysis, project management, systems design, development,</li> </ul>
9	Project Management Services	implementation and training. Requires specialized skill sets and experience with enterprise systems, languages, technologies and communications.  Planning, organization and management of resources to complete a specified project. Tasks may include, but are not limited to, project initiation, efficiency review, lifecycle management, configuration/control management planning, resource management, IV and V management, risk management and time and cost management analysis.
10	Microsoft Exchange Services	Design, support and troubleshooting tactics for supporting Microsoft Exchange. Also includes support for Active Directory, Windows Server, VMWare and VSphere Virtualization. Tasks may include, but are not limited to, design, integration with Active Directory, importing/exporting AD objects, monitoring mailbox database availability groups (DAGS) and databases, email gateway/ security, SMTP communications, Outlook client, Outlook Web Access, backup, recovery, support, troubleshooting, database repair, multi-server design and management, scripting, Group Policy Administration, using monitors and counters and managing a clustered Windows server environment.

Support	ervice Categories	
Service		
Category	Support Service	
Number	Category	Description
		Design, develop, and support County computer
		applications. Tasks may include, but are not limited to,
		analysis, requirements definition, design, development,
	. *	enhancement, data/commercial off the shelf (COTS)
		integration, software upgrades, software/data conversion,
	Computer	migration, change management, installation,
11	Programming	implementation of data models/database designs/ data
	Services	updates, debugging, testing, troubleshooting, diagnosis,
		issue resolution, support, project management, training,
		script creation, job scheduling, interfacing,
		backup/recovery, performance tuning, utilities and management software, maintenance, documentation,
		reporting, procedures and best practices.
<del></del>		Installation and/or updating of the systems or components
	System	associated with the IBM mainframe computers used by the
12	Programming	County. Tasks may include, but are not limited to,
- <del></del>	Services	requirements definition, updating, installation and System
		Generation programming.
<del>,                                    </del>		Services specific to various forms of Geographic Information
		Systems (GIS):
		Project Support Services - Knowledge of GIS system,
		cartography, mapping, Oracle database management,
		spatial data development and maintenance and the
*. *		software and tools used in the suite of ESRI software.
}		Tasks may include, but are not limited to, analysis,
		mapping, operation, digitizing, development, capacity
•		planning, design, intranet, internet, project management,
		advising, maintenance, presentations, documentation, and various other forms of Geographic Information
		Systems (GIS).
13	GIS Services	
ĺ		Programming/ Analysis Services - Expert knowledge of
}		GIS system, cartography, mapping, Oracle database
		management, spatial data development and maintenance and the software and tools used in the suite of ESRI
		software. Tasks may include, but are not limited to,
}		programming, systems analysis, project management,
		systems utilization, Oracle database management and
<u> </u>		systems design, development, implementation and
		training specific to Geographic Information Systems
		(GIS) that requires specialized skill sets and experience
1		with enterprise systems, languages, technologies and
[	<u> </u>	communications.

Support Service Categories				
Support Service				
Category	Support Service	[48] [1] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4		
Number	Category	Description		
14	IT Support Staff Services – Data Center Operations	Information Technology services needed to support Nassau County Data Center operations. These services may include, but are not limited to, Computer Operator, Data Control Clerk, Lead Console Operator, Mainframe Documentation Specialist, Mainframe Help Desk Specialist, Operations Analyst, Operations Scheduler, Peripheral Operator, Print Operator, Production Control Specialist, Shift Supervisor, Tape Clerk, Tape Librarian and Tape Operator.		
15	Network Security Services	<ul> <li>Services specific to security on the County network.</li> <li>Professional Services - Tasks may include, but are not limited to, network security, development and review of network and data policies and procedures, advising for design and review of LAN/WAN networks, firewalls and Virtual Private Networks (VPN).</li> <li>Other Services - Tasks may include, but are not limited to, network security, LAN/WAN scans, network penetration tests, testing of routers, mainframe systems security, open systems enterprise servers, Firewalls, Virtual Private Networks (VPN), Secure ID, Network Intrusion Detection systems (IDS), other network appliances and Network policies and procedures.</li> </ul>		
16	Computer Systems Security Services	Services specific to security on platforms which may include, but are not limited to the following: mainframe, servers, microcomputers, specialized computerized equipment and any other required platform(s). Tasks may include, but are not limited to, analysis, assessment, planning, and administering security of firewall, virus, PKI and VPN.		

Contract to the Contract of th	ervice Categories	
Support Service Category Number	Support Service Category	Description
17	Telecommunication Services (Analog Phone/ Digital Phone/ VoIP)	Services specific to maintaining Nassau County's telecommunication systems including equipment and wiring. Must understand interoperability and have knowledge of emerging technologies. Tasks may include, but are not limited to, analysis, design, automation, generate hand/computer drawings, interpret diagrams, create layouts, installation, implementation, configuration, scripting, integration, testing, modification, documentation, research, advise, recommend, strategic planning, maintenance, monitoring, troubleshooting, issue/service disruption/service convergence/interconnection resolution, use various electronic test equipment, repair, quality assurance, security, reporting, standards, procedures and maintain inventory.
, •		Must have and maintain a valid and clean driver's license.  Must be able to provide transportation.
		Design, writing, editing and production of business and technical documentation or other publications for a wide variety of audiences including end users and Information Technology personnel. Must have a technical understanding of various manufacturer's computer
		hardware, operating systems, databases, networking and internet technologies and application development methodologies. This technical understanding is critical to producing accurate, high-quality documentation including, but not limited to:
18	Technical Writing Services	<ul> <li>Software documentation for all types of audiences, from novice end users to system administrators, database developers and programmers.</li> <li>Online help and web-based help.</li> <li>Product specifications.</li> </ul>
		<ul> <li>Project planning &amp; management.</li> <li>Production and printing documentation.</li> <li>Indexing of printed and online documents.</li> <li>Requires a previous, proven track record of producing quality documentation that is accurate, complete, concise and usable while meeting the needs and requirements of the County Department of Information Technology.</li> </ul>

Support Service Categories			
Support Service			
Category Number	Support Service Category	Description	
19	Computer Systems Analysis Support Services	Analysis of Nassau County's current computer systems, infrastructure and procedures in order to design solutions that help the County operate more efficiently and effectively. This may include planning an upgrade, systems conversion and/or migration and implementing new hardware/software. The systems may include, but are not limited to, software, network, server, storage, VoIP, etc. Tasks may include, but are not limited to, feasibility study, analysis, planning, requirements definition, specifications, evaluation, recommendation, compliance, disaster planning, backup/recovery, data/process modeling, prototyping, schematics, design, implementation, configuration, integration, analytical/system support, testing (all levels), initial implementation training, issue resolution, monitoring, administration, audit support, project management, forecasting, reporting, standards and procedures, best practices and documentation.	
20	Unix and Linux System Administration Services	Services associated with the UNIX computers used by the County.  Tasks may include, but are not limited to, system maintenance, analysis, problem resolution, shell scripting, software installation and system/ component updates.	
21	Web Environment Services	<ul> <li>Services associated with the County's web environment.</li> <li>Programmatic Support – Tasks may include, but are not limited to:         <ul> <li>Web Designers - Graphic development of new content areas on site, ILWWCM education/support.</li> <li>Java Programmers – JSP understanding, web development, work with vendors.</li> </ul> </li> <li>Technical Support - Tasks may include, but are not limited to: WebSphere support, WebSphere, Tivoli/Lotus support.</li> </ul>	

Support Service Categories			
Support Service Category Number	Support Service Category	Description	
-Mainther	Category		
22	Software Engineering Services	Design, develop and maintain reliable, efficient and affordable software systems for Nassau County.  Responsible for all technical aspects of software development including architecture. Deep understanding of tie-ins with other systems and platforms within the supported domains. Tasks may include, but are not limited to, requirements analysis/elaboration, coding (approximately 50% of time), test/building proof of concept/ automation tools, consistent development practices (tools and common components), testing, API specs and code reviews.	
23	Database Technical Services	Operational database services for Nassau County. Requires working with developers and administrators. Tasks may include, but are not limited to, technical support, issue identification/tracking/resolution, responding to escalations and alerts, troubleshooting, debugging, testing, request fulfillment, data manipulation, report development and report review.	
24	Application Services for Servers/Blades	Design, development, implementation and integration of new or commercial off the shelf (COTS) software and enhancements associated with the County's Servers and Blades. Tasks may include, but are not limited to, development, coding, debugging, testing (all levels), change management, maintenance, training, documentation and project management.	
25	Wiring Technical Services	Assemble, wire and test various cabling systems for Nassau County. Must have an understanding of performance specifications for high performance Twisted Pair Media, Premise Wiring Test Equipment, distance limitations, attenuation, near-end crosstalk, wire mapping, how to test the performance of copper and fiber media, logical and physical organization of premise systems and the products and test equipment needed to install and maintain them and EIA/TIA standards for fiber optic cabling and category 5e/6/6A/7. Tasks may include, but are not limited to, demonstration of basic skills needed to assemble, wire, and test various cabling systems including new advanced cabling systems and participation in handson lab exercises including fusion splicing and OTDR testing.  Must have and maintain a valid and clean driver's license. Must be able to provide transportation.	

Support Service Categories			
Support Service Category Number	Support Service Category	Description	
26	Wireless Networking Services	Design, configure and implement affordable, convenient, secure and protected wireless networks for Nassau County. Tasks may include, but are not limited to, analysis, site planning, design, monitoring, managing, site/system surveys, maintenance and support, troubleshooting, network security, auditing, mobile applications analysis and development, project management, procurement, quality assurance and administration.	
27	Network Support Services	Design, development and maintenance of the County's communication network. Tasks may include, but are not limited to, business/ technical/ user requirements, planning, analysis, design, development, implementation, installation, integration, upgrade, configuration, technical support, problem diagnosis, issue resolution for network hardware/software, maintenance, security, documentation (including charts and diagrams), advise, make recommendations, reporting, new equipment integration, upgrade, project scheduling, software/firmware, troubleshooting, configure and install wireless devices/ switches/ routers/ hubs and maintain equipment comprising LAN, WAN and internet connectivity.  Must have a valid and clean driver's license. Must be able to provide transportation.	
28	Server Support Services	Install, integrate and maintain Nassau County servers and their operating systems. Identify, troubleshoot and resolve server problems and/or outages. Must have experience with VMware, SUSE Linux, RedHat Linux, Netware 6.5, Exchange 2010, AD design, Dell Servers and SAN storage. Tasks may include, but are not limited to, planning, analysis, user/ business/ technical requirements, design, development, implementation, installation, upgrading, project scheduling, advise, make recommendations, security, preventative maintenance, documentation, reporting, troubleshooting and issue resolution.  Must have a valid and clean driver's license. Must be able to provide transportation.	

Support S	ervice Categories	
Support Service Category	Support Service	
Number	Category	<b>Description</b>
		Enterprise Services – Management of an enterprise for Nassau County using Capability Maturity Model (CMM). Tasks may include, but are not limited to, large multi-task project management, Information Technology personnel recruiting, analysis, business/workflow process modeling, customer relationship/risk management, business continuity/ business information/ disaster recovery/ enterprise-wide strategic systems planning, Business Process Re-engineering (BPR)/ reverse engineering, Quality control/ quality assurance process management of automated and non-automated enterprise wide systems, issue resolution and Independent Verification and Validation (IV&V) testing.
		Graphics and Presentation - Graphic design for graphical user interface (GUI) of legacy and new applications on any County platform. Tasks may include, but are not limited to, analysis, design and development.
		Middleware Integration - Integrating middleware products for connecting disparate County applications/systems. Examples may include connections between enterprise resource planning (ERP) applications such as SAP, Oracle and PeopleSoft and databases, internet applications, legacy systems and application servers. Tasks may include, but are not limited to, analysis and integration.
29	Project Support Services	Operational - Services and processes relevant to Information Technology operations. Tasks may include, but are not limited to, work-flow analysis, design, prototyping, implementation, system migration, conversion, system/application, networking, communications, security, scaling, facilities planning, performance monitoring/measurement, risk assessment, testing, support, process management of development/production environments, quality assurance/control and project management.
		Organizational - Services relevant to the Information Technology organization. Tasks may include, but are not limited to, ergonomics, skills analysis, organization restructuring, impact analysis, information distribution, change management and project management.
		Planning - Services relevant to planning Information Technology projects. Tasks may include, but are not limited to, requirements development, needs/risk assessment, evaluation, planning, feasibility study, strategizing, efficiency review, life cycle management, new systems/upgrade/exit migration strategies, Joint Application Development (JAD) sessions and project management.
		Research and Analysis - Professional research on specific information technology topics and initiatives for the purpose of providing findings/solutions to information technology staff and management. Tasks may include, but are not limited to, advising, forecasting, reporting, briefings/workshops/conferences and presentations.

# Appendix EE Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- i. The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
- (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
- (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
- (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
- (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

- (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan and any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.
- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Womenowned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.
- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- (l) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
  - i. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
  - ii. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within

thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.

- iii. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator. provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrator's award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").
- (m) The contractor shall provide the contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal

- solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation.
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation.

  Telephone logs indicating such action can be included with the Best Effort Documentation.
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance. The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation.
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the

Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

## Appendix L Certificate of Compliance

In compliance with Local Law 1-2006, as amended (the "Law"), the Contractor hereby certifies the following:

Anil Kapoor		(Name)
233 East Shore Road, Suite 201,	Great Neck, NY 11023	(Address)
516-466-6655 x215	(Tel	ephone Number)
The Contractor agrees to either (County Living Wage Law or (2) requirements of the Law pursual Contractor does not comply with of the requirements of the Law, of the Department that at the time reasonable certainty that it woulk Rules pertaining to waivers, the without imposing costs or seeking	as applicable, obtain a want to section 9 of the Law in the requirements of the and such Contractor estable of execution of this Agd receive such waiver base County will agree to term	vaiver of the value of the Law or obtain a waiver blishes to the satisfaction of the contract of the Law and the contract
In the past five years, Contractor a government agency to have payment of wages or benefits, la a violation has been assessed aga	violated federal, state, or bor relations, or occupati	local laws regulating onal safety and health. l

4.	In the past five years, an administrative probody-initiated judicial action has or relating to the Contractor in connection regulating payment of wages or benefits, la and health. If such a proceeding, action, or describe below:	x has not been commenced against with federal, state, or local laws abor relations, or occupational safety
·		
	· · · · · · · · · · · · · · · · · · ·	
	Contractor agrees to permit access to work authorized County representatives for the the Living Wage Law and investigating ereby certify that I have read the foregoing state belief, it is true, correct and complete. Any s	purpose of monitoring compliance with apployee complaints of noncompliance.  ement and, to the best of my knowledge
	be accurate and true as of the date stated bel $\frac{15}{10}$	ow. dullCh
Dated	d Sign	ature of Chief Executive Officer
	Nam	ne of Chief Executive Officer
_15	rn to before me this  the day of	MELINDA CARRION  Notary Public, State of New York  No. 01CA6294194  Qualified in Queens County  mmission Expires December 16, 2017

12	11	10	ø	∞		6	л	4	ω	Service Category Number	S\$ Response
System Programming Services	Computer Programming Services	Microsoft Exchange Services	Project Management Services	Electronic Commerce/ EDI Anthony Paganini Services		EDMS Services	Database Management Services	Desktop Support Services	Help Desk Support Services	Service Category	i U
Bob Mańcino	Christine Levitsky	Steve Barry	Donna Neiland	Anthony Paganini		Donna Neiland	Bill Doughty	Alex Demaio	Bob Mancino	Selection Continuee & Primary	
Patty Laskaris	Anthony Paganini, Patty Laskaris	Steve Manson		Tence George		A CANADA TO A CANA	Tarris Daniels, Jing Zhao	Erick Bautista, Ira Hill	Erick Bautista, Ira Hill	Selection Committee Secondary	FINAL
Installation and/or updating of the spatems or components associated with the IBM maintrame component used by the County. Table may include, but are not limited to, requirements definition, updating, installation and System Generation programming.	Design, develops, and support country computer spalkations. Takes may include, but we not it inherit to, analysis, requirements usefunction, a design, development, estatement, serval commental and the set in (COTS) interpretation, software supports, as otherwise) and commentation of data models/detableate designs/ data spakets, of outputs, devugation, and the state of the serval country of the supports and country of the serval country	Design, susport and troublesteoling tacket for supporting Microsoft Exchange. Also Includes support for Arch in Processor, Windows Server, Wildyce and Subhere Virtualization. Telse may hottable back on a finited to design, integration with Action Discosts, importing exporting AD objects, monitoring mailbox desaisse availability groups (DAGS) and detabases, ornal gateway? security, SMTP communications, Outload Ideas, Outload Web Access, baskup, recovery, support, troubleshooting, detabase repair, mulfeverver design and management, sortisting, Group Policy Administration, using monitors and countries and management.	Planning, organization and management of resources to complete a specified project. Tasks may include, but are not limited to, project initiation, efficiency review, iffered management, configuration/control management planning resource management. If was management, risk management and time and cost management analysis.	Services specific to various forms of electronic government/ electronic data interchange (ED) solutions and systems.  Professional Services - Tasks may include, but are not limited to, analysis, design, web design; operation, monitoring, management, and mainterslands.  Programming Services - Tasks may include, but are not limited to, programming, species and operation and training. Negurine specialized still sets and operations with enterprise systems. Anguages, technologies and communications	document indicited pueting workload management, sectoral application, network design and described aviolists, application prototyping, project management, implementation and support services, system interface development, system magnition stratigies, document convertion (hardcorpy to abscronch or electronic to new system) medicils, performance monitoring if measurements, systems strates residing benchmarking, collaborative tools (implies 878), advising, briefings/ presentation, document and records retention/ archiving.  **The continuation of the provided of the presentation of the strategies of the project consequence of the project	Senvices specific to Electronic Document Management Systems (EUMS).  - Professional Struktes - Takk man Includes has atennat limited to, Imaging! desiriting, worldiers, Jak suggestions, worldiers analysis.	Administration, maintenance, monitoring and support of any of the multicules of triseau Councy (adelesses on any Counky platform. Tasks may include, but are one trilinated to recharal support, troublestooting is give resolving, cetting repair, analysis, set requirements, planning, proparation, designing, modeling, development, lossallation, enhancement, implementation, updating, chauge management, decumentation, policities and procedures, standards and bees practices, security, maintenance, monitaring, change database objects, consultation, system administration, evaluation, prioritization and scheduling.	incibilidati, por fligardion, maintenance and opgrade of all Country desirab, hardware, software, perpinents and copiers. Take may include, but see not limited to, technical support, analysis, resultantian, graphics, repaid, problems resolution, installation, configuration, maintenance, organisms, anniaul libor, consultation, research, record benefits communication, insteadioth, assessment, replacement, reading, interpreting, standards and procedures, ghosting, feedback to vendors, inventory, security, report writing, optimization, review and process wormanty part claims.  Must have and maintain a voild and clean driver's license. Must be able to provide transportation	User support for all information Technology products and services. Represents other information Technology rater members and their services to the client community and ensures and verifies that uses are provided with the note effective substance business to be point extincted assert. Tasks may include, be are sent limited to, excluded support, unable, troubleshooting, disgross, testing, problem esculation, problem resolution, communication of policy, research, documentation, instruction, answering questions, follow up and operation (on-size, off-size) of shelp Deak.  Must have and maintain a valid and clean driver's license, injust be able to provide transportation.	category Description	SVAM
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	Database Technical Services	Software Engineering Services	Web Environment Services	Unix and Linux System Administration Services	Computer Systems Analysis Support Services		Technical Writing Services	-	Telecommunication Services (Analog Phone/ Digital Phone/ VoIP)	Computer Systems Security Services		Network Security Services	IT Support Staff Services – Data Center Operations			GIS Services
	Bill Doughty	Christine Levitsky	Anthony Paganini	Bill Doughty	Steve Barry		Ira Hill		Alex Demaio	Alex Demaio		Rob McClean	Bob Mancino			Erick Bautista
	Tarris Daniels, Jing Zhao	Anthony Paganini, Patty Laskaris	Tence George	Rob Muck	Alex Demaio, Rob McClean		Drew Gumpert		Drew Gumpert	Rob McClean		Alex Demaio, Doug Rodríguez	Steve Barry			Anthony Paganini
	Operational depublies estivities for Nassau Goutry. Bequires working with developers and extrainstators. Tadds may include, but are not limited to technical support, issue identification/tracking/resolution, responding to escalations and alents, troubleshooting, debugging, testing, respect fulfilment, data manipulation, report development and report review	Ordigo, develop and maintain reliable, efficient and attordable software systems for Massay County. Responsible for all beachaids approach of officers development incuding architecture, Deep undergranding of febra with other systems and pathorns within the supported domains. Table may ficture, but are not limited to, requirements analysiskle before domains, conting approximately 50% of time), tradibuting propol of concept automation tools consistent development practices tools and common components it eastig. All species and cords reviews.	Services associated with the Corunty's web environment.  Programmatic Support.—Tailse may include, but are not limited to:  10 Web Designers Graphic Reversionment on the wombers reads on size, ILWWCM education/Support.  10 Intel Programmers.—ISP undestganding, web development, work with vendors.  *Technical Support Tails may include, but are not imited to: WebSphere support. WebSphere, Thoff/Lotus support.	Services essociated with the UNIX computers used by the County. Tasts may include, but are not limited to, system maintenance, analysis, problem resolution, shall scripting, software installation and system/ component updates.	halipids of Nassau County's current computer systems, infrastructure and procedures in order to design solutions that help the County operate note efficiently and effectively. This may include planning an upgrade, systems convestion and/or migration and implementable plan his person to the systems and the planning and procedure of the county of the county of the systems and the planning and the county of the county of the systems and the systems converted the systems converted the county of the systems and the systems and the systems and the systems of th	ify documentation that is accurage, in meet of information Technology.	Joseph, wettig, editing and production of business and required tocumentation of other publications for a wider widely of audiences including and users and information from the horizontal productions are described in the production of the product	Must have and maintain a valid and clean driver's license. Must be able to provide transportation.	Sewickes spedific to malateining Nasau Coant's elektromoutrickon systemi including equipment and writing. Most understand interoperability and the interoperability and their knowledge of energing techniques, it dats may handwick but a part of mithod to, analysis, delegate, accommonds, generate hand/computer desamps, interpret of agrants, onest by nuts, incapitation, inplementation, curification, infragation, returning, most production, research, apoles, recommends, transfer bandring, malateraters, mostlying, troublements, transfer bandring, malateraters, mostlying, transfer bandring, service distributed severate convergence of infection extraording, transfer bandring, malateraters, mostlying, transfer bandring, service distributed severate convergence of infection extraording, services and malateria inventory.	Services specific to security on platforms which may include, but are not limited to the following: mainfarine, servers, inforecomputers, specialized computerized equipment and any other requires platform(s). Tests may include, but are not limited to, analysis, assessment, planning and administering security of frewall, virus, Póland VPN.	<ul> <li>Other Services - Traks may include, but are not limited to, network sepurity, LANIVARA scans, network seweration tests, resting of routers, mainframe systems security, open systems enterprise servers. Fit evalls, Virtual Private Networks (VPN), Secure ID, Network Intrusion Detection systems (IDS), other network appliances and Network politide and procedures.</li> </ul>	Services specific to security on the County network.  Professional Services —Takis may include, but are not limited to, network security, development and review of network and data politices and procedures, advising for design and review of LNV MAN networks, frewalls and Virtual Private Networks (VPM).	Information Technology services needed to support Neeseu County Data Center operations. These services may include but are not immited to, computer Operator, Data Control Cask, Lead Countie Operator, Mainframe Documentation Specialist, Destroines Analysis, Operator, Production Control Specialist, Production Analysis, Operator Specialist, Perspices Analysis, Operator, Production Control Specialist, Specialist, Operator, Production Control Con	- Programming / Analysis Services - Expert incredingle of dis system, caracterist, materials, or prole disclassed management, appetid data development and maintenance and the sorbivane and tools used for the surface of SSM schware / 1,456 may include, but are not affinited to, programming, systems unables, policer management, appetins utilization, Crock disclasses management and systems displays, and evelopment. (In plannets storius and standing specific to Geographic information Systems (SIS) that requires specialized still sets and superfixed with interprise systems, languages, technologies and communications.	<ul> <li>Project Support Services - Knowledge of GIS system, carcography, mapping, Drade disabase management, apathal data development and malatematics and the software and closic used in the suite of ESS software. Takes may include, but we not limited to, naniple, mapping, operation, gloritisting, severopment capacity planning, befoly intervent interver, project management, activistic, mapping, operation, gloritistic, severopment capacity planning, befoly intervent interver, project management, activistic, maintenance, presentations, documentation, and various other forms of deeggraphic information Systems (GIS).</li> </ul>	Services specific to various forms of Geographic information Systems (GIS).
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Application Services for Servers/Blades	Network Support Services Alex Demaio		Server Support Services		Project Support Services							
Steve Barry	Alex Demaio		Steve Barry		Donna Neiland					,		
Anthony Pagahini	Rob McClean, Steve Barry		Alex Demaio									
escolated with the Gentleman and colour and so when the colour that the property of the second secon	Design, development put markets and of the County's communication required. Tasks may foculate but are not limited to, businessly technically user requirements, planning analysis, design, development, implementation, integration, togration upged configuration, technical support, probam mayoris, integration in manufacture and integration, upged configuration for manufacture and integration, probam disposit, integration for monoch turdivariety/disposer, maketements, security, documentation (probating date and disposit), and in recommendations, reporting, previous maketements, security, probam characteristics, configuration and integration, upgradu, probam characteristics, configuration dispositions, and integration, but and maintain equipment compressing LAN, NAVA and internet commetability.	Must have a valid and clean driver's literise. Must be able to provide transportation	Install, integrate and mathrain Nassau County servers and their oberating systems. Identity, troubleshoot and resolve server problems and/or ordages. Must have experience with Ynkwara, \$195 Linux, Rechards \$255, Exphrage \$250, And dissign, Dall Servers and Schittscharge. Table and include, but are not finited to, planning analysis, user/objects/sections/are requirements, design, therefore the indementation in traillation, upgrading project scheduling advice, make recommendations, security, preventative maintenance, documentation, reporting troubleshooting and sizue resolution.	Must have a valid and clean driver's license. Must be able to provide transportation.	Enterprise Searches - Management of an enterprise for Nasqui County using Capability Maturity Model (SMM). Tasis may include, but are not limited to, large unit-less project independent, first markon internation personal retentioning analysis, tous preservior (Blow process modelling, capationer challon-independent, first markon internation) business information/ describe coverency (interprise wides strategic systems planning, Basiness Process Re-engineering (BPR), reverse engineering, Quality control quality assurance process management of automated and non-automated enterprise wide systems, issue resolution and independent Verification and vialidation (WAM) teaching.	Graphics and breventation - Graphic design for graphical user interface (GUI) of legacy and new applications on any County platform. Tastis may include, but are not limited to, analysis, design and development.	Middleware Integration - Integrating middleware products for connecting disparent County applications/systems. Examples may include connections between enterprise resource planning (ERO) applications such as 549. Oracle and PeopleSoft and databases, internet applications, legacy systems and application servers. Tasks may include, but are not limited to, analysis and integration.	Operational - Services and processes relevant to information Technology operations. Tasks may include, but are not limited to, yourly flow analysis, design, prototyping, implementation, system migration, conversion, system/application, networking, communications, security, sening, facilities planning, performance monitoring/measurement, fak seasorment, teating, susport, process management of development/production environments, quality assurance/control and project management.	Oganizational: Services relevant to the information Technology organization. Tasks may include, but are not infinited to, argonomics, sails analysis, organization restructuring, impact analysis, information distribution, change management and project management.	Planning - Services relevant to planning information Technology projects. Takis may include, but are not limited to, requirements development, needs/fak assessment, evaluation, planning feasibility study, strategibing, efficiency review, the cycle management, new systema/upgrade/exit migration strategies, Joint Application Development (JAD) segsions and project management.	Research and Analysis - Professional research on Specific information technology topids and initiatives for the purpose of providing findings solutions to information technology staff and management. Take may include, but are not limited to, whiching, for creating, reporting briefings (workshops) conferences and presemblions.	
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NIFS ID#: CLIT160000 10



Department: Information Technology

E-10-17

## **Contract Details**

SERVICE Supplemental Staffing

Term: from 11/16/15 to 11/15/2018

New Renewal	1) Mandated Program:	Yes 🗌	No 🖾
Amendment 1	2) Comptroller Approval Form Attached:	Yes 🛛	No 🗌
Time Extension	3) CSEA Agmt. § 32 Compliance Attached:	Yes 🗌	No ⊠
Addl. Funds	4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes. 🗵	No 🗌
Blanket Resolution  RES#	5) Insurance Required	Yes 🖂	No 🗌

NIFS Entry Date: 11/16/16

## **Agency Information**

	Vendor
Name SVAM International Inc.	Vendor ID# 113490965-01
Address 233 East Shore Road Great Neck, NY 11023	Contact Person Allen Golding
	Phone (516) 466-6655 x218

Department Contact	
Ed Eisenstein	******Please return the final,
	approved contract to
	Vandana Manucha
Address	
240 Old Country Road	
Mineola, NY 11803	

## **Routing Slip**

DATE Rec'd.	DEPARTMENT	Internal Verification		Appy'd& Fw'd.	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dept) NIFS Appvl (Dept, Head) Contractor Registered		1	hlall	
	DPW (Capital Only)	CF Capital Fund Approval		11/15	William	
Miblic	OMB	Contractor Registered NIFS Approval	Ŋ	11/16/16	Mul Vota	Yes No No Not required if Blanket Res
11/29/14	County Attorney	CA RE & Insurance Verification		11/29/14	, a. amati =	
11/20/16	County Attorney	CA Approval as to form	Ø	1/29/10	Valer Delignes	Yes⊠ No □
Malle	Legislative Affairs	Fw'd Original Contract to CA		10/2/10	Media	
l	County Attorney	NIFS Approval	Q/	113417	Jacky Solo	
	Comptroller	NIFS Approval		2/m/A	Just A au 3h	2 lighty
1/5/17	County Executive	Notarization Filed with Clerk of the Leg.		1/4/1	(Vlu	

SAUTA PARAGO MARRAY



## Contract Summary

Description:

Supplemental staffing services for Nassan County's information technology projects that require additional staffing.

Purpose:

The purpose of this amendment is to add additional funds to the contract for continued services. The contractor provides supplemental staffing services to the County's Information technology projects that require additional staffing on an as-needed basis,

#### Method of Procurement: Request for Proposal.

Procurement History:

The contract was entered into after a written request for proposals was issued on January 20th, 2015. Potential proposers were made aware of the availability of the RFP by advertising in Newsday and on the LIST net, LIFT and LIA websites. Proposals were due on March 30, 2015. Twenty one proposals were received and evaluated. The evaluation committee consisted of: Donna Neiland, Ira Hill, Alex Demaio, Bill Doughty, Anthony Paganini, Steve Barry, Christine Levitsky, Patty Laskaris, Robert Mancino, Robert McClean, Erick Bautista, Douglas Rodriguez, Tence George, and Kathleen Dolan. The proposals were scored and ranked. As a result of the scoring and ranking, twenty yendors were selected.

**Description of General Provisions:** 

- NCIT may identify a need for individual or project related supplemental staffing services and may issue SOWs on an as-needed basis to satisfy those needs.
- NCIT will send SOWs only to those vendors who provided rate(s) for the support service category(ies) and level(s) of work required under a specific SOW. These support service categories, levels and rates are listed in the cost proposal section of the contract.
- Upon receipt of an SOW, vendors should review the SOW requirements. If the vendor is able to provide resource(s) that match the requirements of an SOW, the yendor should submit offer(s) to provide the supplemental staffing services needed under the SOW by:
  - Indicating an hourly rate that is equal to or less than the rate listed in the contract,
  - h. Submitting resumc(s) of the staff that will be providing supplemental staffing services for the SOW.
  - Submitting any forms that NCIT requires to be submitted with SOW responses.
- All SOW responses must be received by the deadline specified when the SOW is sent to the vendors,
- NCIT may select one or more qualified vendors to provide the supplemental staffing services requested in a SOW but is not obligated to select any of the qualified vendors to provide supplemental staffing services under a SOW.

Impact on Funding / Price Analysis:

The maximum amount for full consideration for all services under this agreement is increased by \$1,500,000.00, of which \$750,000.00 is being encumbered at this time.

AMOUNT

Change in Contract from Prior Procurement: N/A.

Recommendation: Approve as submitted.

### Advisement Information

BUDGET C	ODES -
Fund:	ÌΤ
Control:	gen 4
Resp:	1000
Object:	DE
Transaction:	500

TOTAL	\$750,000.00
Other :	\$
Capital	\$670,000
State	\$
Pederal	\$
County	\$80000,00
Revenue Contract	XXXXXXX

LINE	INDEX/ORIEGT CODE	AMOUNT
01	ITGEN1000/DE500	\$80,000.00
04	PWCAPCAP/0002/97109/000	\$670,000.00
. 3		\$
4	11 +71/29/16	\$
5	1. Justo 6 1 29/16	The Special Second
6		\$
The state	TOTAL	\$750,000.00

RENEWAL		
% Increase		
% Decrease		

Date

Document Prep	ared	By:
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FUNDING SOURCE

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NIFS Certification	Comptroller Certification	County Executive Approval
at this document was accepted into NiFS.	orlify that an unencumbered balance sufficient to cover this contract is present in the appropriation to be charged.	Name UM
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MINIC	100 17 14/17 T	E #:

## RULES RESOLUTION NO. 14-2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES
AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON
BEHALF OF THE DEPARTMENT OF INFORMATION TECHNOLOGY,
AND SVAM INTERNATIONAL, INC.

Passed by the Rules Committee
Nussen County Legislature
Dy Voice Vote on 1-23-12
VOTING:
1720 Y saves 3 abstriced 0 recused 0
Liginators present: 7

WHEREAS, the County has negotiated an amendment to a personal services agreement with SVAM International, Inc. ("SVAM") for supplemental staffing services, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute said amendment to the above referenced services agreement with SVAM.

### **AMENDMENT #1**

THIS AMENDMENT, dated as of the date of execution by Nassau County (together with the schedules, appendices, attachments and exhibits, if any, this "Amendment"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting on behalf of the County Department of Information Technology, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) SVAM International, Inc., a New York corporation, having its principal office at 233 East Shore Road, Suite 201, Great Neck, NY 11023 (the "Contractor").

#### WITNESSETH:

WHEREAS, the County requires supplemental staffing services for various information technology projects (the "Services"); and

WHEREAS, the County issued a Request for Proposals (the "RFP") for the Services on January 20, 2015; and

WHEREAS, the Contractor was awarded a contract under the RFP; and

WHEREAS, the County currently receives the Services from several different providers under the RFP (the "Supplemental Staffing Providers"); and

WHEREAS, the Supplemental Staffing Providers each operate under a separate contract with the County; and

WHEREAS, pursuant to County contract number CQIT15000017 between the County and the Contractor, executed on behalf of the County on November 16, 2015 (the "Agreement"), the Contractor performs the Services, which are more fully described in the Agreement; and

WHEREAS, the term of the Agreement is from November 16, 2015 to November 15, 2018 (the "Term"); and

WHEREAS, the Maximum Amount as defined in the Agreement is Eight Hundred Thousand Dollars (\$800,000.00); and

WHEREAS, the County and Contractor desire to increase the Maximum Amount; and

WHEREAS, the Services contemplated by this Amendment are personal services within the context and purview of Section 2206 of the County Government Law of Nassau County;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

1. <u>Maximum Amount</u>. The Maximum Amount shall be increased by One Million and Five Hundred Thousand Dollars (\$1,500,000.00) so that the maximum amount to be paid to the Contractor for the Contractor's Services under the Agreement shall not exceed Two Million and Three Hundred Thousand Dollars (\$2,300,000.00).

- 2. Encumbrance. The Contractor understands that only Seven Hundred and Fifty Thousand Dollars (\$750,000.00) is being encumbered at this time. The Contractor is cautioned not to perform services that would cause billings to exceed this amount unless additional funds are encumbered pursuant to the Agreement. The County shall not be liable for payment of any amounts which have not been encumbered and approved for this agreement by the Nassau County Comptroller.
- 3. <u>Full Force and Effect</u>. All the terms and conditions of the Agreement not expressly amended herein shall remain in full force and effect and govern the relationship of the parties for the remainder of the Term.

IN WITNESS WHEREOF, the Contractor and the County have executed this Amendment as of the date first above written.

Name: Anil Kapoor

Title: President

Date: 10 | 25 | 20 | 6

NASSAU COUNTY

By: Suppo H! hopes

Title: Deputy County Executive

PLEASE EXECUTE IN BLUE INK

COUNTY OF NASSAU)
On the 25th day of OCTOBER in the year 2016 before me personally came ANI KAPOOT to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Nassau; that he or she is the President of SVAM International Inc., the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.
NOTARY PUBLIC  MELINDA CARRION 10-25-16  Notary Public, State of New York No. 01CA6294194  Qualified in Queens County Commission Expires December 16, 2017
STATE OF NEW YORK) ) ss.: COUNTY OF NASSAU)
On the day of February in the year 2017 before me personally came Edward to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Massau, that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.
PRANCIS X. BECKER II  Notary Public, State of New York  No. 018E5073153  Qualified in Nassau County  Commission Expires February 18, 1999  2019

STATE OF NEW YORK)

) ss.:



E-162-17

NIFS ID:CLIT17000011

**Department: Information Technology** 

Capital: X

SERVICE: Supplemental Staffing

Contract ID #:CQIT15000017

NIFS Entry Date: 20-JUN-17

Term: from 16-NOV-15 to 15-NOV-18

Amendment	
Time Extension:	
Addl. Funds:X	
Blanket Resolution;	
RES#	

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt, Disclosure Attached:	Y
5) Insurance Required	Y

Vendor Info:	
Name: SVAM International Inc.	Vendor ID#: 113190965-01
Address: 233 Eas Shore Road	Contact Person: Allen Goldin
Great Neck, NY 11023	
The second secon	Phone: 516-466-6655 x218
	1 Holic. 510-400-0055 X216

Dep	artment:
	act Name: Ed Eisenstein ***Final Complete contract to lana Manucha***
Addı	ress: 240 old Country Road
Mine	ola, NY 11501
Phon	e: 516-571-4265

## **Routing Slip**

Department	NIFS Entry: X	20-JUN-17 VMANUCHA
Department	NIFS Approval: X	21-JUN-17 NSTANTON
DPW	Capital Fund Approved: X	26-JUN-17 KARNOLD
OMB	NIFA Approval; X	05-JUL-17 RDALLEVA
OMB	NIFS Approval: X	26-JUN-17 MSEIDLER
County Atty.	Insurance Verification: X	21-JUN-17 AAMATO
County Atty.	Approval to Form: X	21-JUN-17 DMCDERMOTT
Dep. CE	Approval: X	12-JUL-17 CRIBANDO
Leg. Affairs	Approval/Review: X	06-JUL-17 MREYNOLDS

Legislature	Approval: X	26-SEP-17 MREYNOLDS
Comptroller	NIFS Approval: X	18-OCT-17 RBURKERT
NIFA	NIFA Approval: X	23-OCT-17 MKWIATKOWSKI

### **Contract Summary**

**Purpose:** Supplemental staffing services for Nassau County¿s information technology projects that require additional staffing. The purpose of this amendment is to add additional funds to the contract for continued services. The contractor provides supplemental staffing services to the County¿s Information technology projects, including ERP project and other NC IT projects that require additional staffing on an as-needed basis.

#### Method of Procurement: RFP

Procurement History: The contract was entered into after a written request for proposals was issued on January 20th, 2015. Potential proposers were made aware of the availability of the RFP by advertising in Newsday and on the LIST net, LIFT and LIA websites. Proposals were due on March 30, 2015. Twenty one proposals were received and evaluated. The evaluation committee consisted of: Donna Neiland, Ira Hill, Alex Demaio, Bill Doughty, Anthony Paganini, Steve Barry, Christine Levitsky, Patty Laskaris, Robert Mancino, Robert McClean, Erick Bautista, Douglas Rodriguez, Tence George, and Kathleen Dolan. The proposals were scored and ranked. As a result of the scoring and ranking, twenty vendors were selected.

### Description of General Provisions: Description of General Provisions:

- 1. NCIT may identify a need for individual or project related supplemental staffing services and may issue SOWs on an as-needed basis to satisfy those needs.
- 2. NCIT will send SOWs only to those vendors who provided rate(s) for the support service category(ies) and level(s) of work required under a specific SOW. These support service categories, levels and rates are listed in the cost proposal section of the contract.
- 3. Upon receipt of an SOW, vendors should review the SOW requirements. If the vendor is able to provide resource(s) that match the requirements of an SOW, the vendor should submit offer(s) to provide the supplemental staffing services needed under the SOW by:
- a. Indicating an hourly rate that is equal to or less than the rate listed in the contract.
- b. Submitting resume(s) of the staff that will be providing supplemental staffing services for the SOW.
- c. Submitting any forms that NCIT requires to be submitted with SOW responses.
- ¿ All SOW responses must be received by the deadline specified when the SOW is sent to the vendors.
- ¿ NCIT may select one or more qualified vendors to provide the supplemental staffing services requested in a SOW but is not obligated to select any of the qualified vendors to provide supplemental staffing services under a SOW.

#### Impact on Funding / Price Analysis: Impact on Funding / Price Analysis:

The maximum amount for full consideration for all services under this agreement is increased by \$600,000.00, of which \$250,000.00 is being encumbered at this time.

### Change in Contract from Prior Procurement: n/a

Recommendation: (approve as submitted)

## **Advisement Information**

BUDGET CODES	FUNDING AMOUNT	į
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

	Fund:	ITGEN1000		SC
	Control:		7)	Re
	Resp:			Co
	Object:	DE500	7	Co
	Transaction:			Fee
	Project #:	97109		Sta
	Detail:			Ca
				Ot

	RENEWAL
%	
Increase	
%	
Decrease	

SOURCE	
Revenue	
Contract:	
County	\$ 50,000.00
Federal	\$ 0.00
State	\$ 0,00
Capital	\$ 200,000.00
Other	\$ 0.00
TOTAL	\$ 250,000.00

LINE	INDEX/OBJECT CODE	AMOUNT
05	ITGEN1000/DE500	\$ 50,000.00
04	PWCAPCAP/00002/ 97109/000	\$ 200,000.00
		\$ 0.00
		\$ 0,00
		\$ 0.00
		\$ 0,00
	TOTAL	\$ 250,000.00

## RULES RESOLUTION NO. 71 2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES
AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON
BEHALF OF THE NASSAU COUNTY DEPARTMENT OF
INFORMATION TECHNOLOGY AND SVAM INTERNATIONAL, INC.

WHEREAS, the County has negotiated an amendment to a personal services agreement with SVAM International, Inc. to provide supplemental staffing services in connection with various information technology projects, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amended agreement with SVAM International, Inc.

#### AMENDMENT #2

THIS AMENDMENT, dated as of the date of execution by Nassau County (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Amendment</u>"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the County Department of Information Technology, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "<u>Department</u>"), and (ii) SVAM International, Inc., a New York corporation, having its principal office at 233 East Shore Road, Suite 201, Great Neck, NY 11023 (the "<u>Contractor</u>").

#### WITNESSETH:

WHEREAS, the County requires supplemental staffing services for various information technology projects (the "Services"); and

WHEREAS, the County issued a Request for Proposals (the "RFP") for the Services on January 20, 2015; and

WHEREAS, the Contractor was awarded a contract under the RFP; and

WHEREAS, the County currently receives the Services from several different providers under the RFP (the "Supplemental Staffing Providers"); and

WHEREAS, the Supplemental Staffing Providers each operate under a separate contract with the County; and

WHEREAS, pursuant to County contract number CQIT15000017 between the County and the Contractor, executed on behalf of the County on November 16, 2015, and subsequently amended on February 23, 2017 (the "Agreement"), the Contractor performs the Services, which are more fully described in the Agreement; and

WHEREAS, the term of the Agreement is from November 16, 2015 to November 15, 2018 (the "Term"); and

WHEREAS, the Maximum Amount, as defined in the Agreement, is Two Million Three Hundred Thousand Dollars (\$2,300,000.00); and

WHEREAS, the County is in the process of transitioning to a new enterprise resource planning system (the "ERP System");

WHEREAS, it is anticipated that the new ERP System will go live within the next several months; and

WHEREAS, the County requires additional supplemental staffing resources to assist with the transition and operation of the new ERP System;

WHEREAS, the County and Contractor desire to increase the Maximum Amount to compensate Contractor for the use of additional supplemental staffing resources to assist in the transition and operation of the new ERP System; and

WHEREAS, the Services contemplated by this Amendment are personal services within the context and purview of Section 2206 of the County Government Law of Nassau County;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>Maximum Amount</u>. The Maximum Amount shall be increased by Six Hundred Thousand Dollars (\$600,000.00) so that the maximum amount to be paid to the Contractor for the Services shall not exceed Two Million, Nine Hundred Thousand Dollars (\$2,900,000.00).
- 2. Encumbrance. The Contractor understands that only Two Hundred and Fifty Thousand Dollars (\$250,000.00) is being encumbered at this time. The Contractor is cautioned not to perform services that would cause billings to exceed this amount unless additional funds are encumbered under this Agreement. The County shall not be liable for payment of any amounts which have not been encumbered and approved for this agreement by the Nassau County Comptroller.
- 3. <u>Full Force and Effect</u>. All the terms and conditions of the Agreement not expressly amended herein shall remain in full force and effect and govern the relationship of the parties for the remainder of the Term.

IN WITNESS WHEREOF, the Contractor and the County have executed this Amendment as of the date first above written.

Ву:	duiller.				
Name:	AMIL CAPOOR				
Title:	PRESIDENT & CARD				
Date:	06 07 2017				
NASSAU COUNTY					
Ву:					
Name: _	Chales Ribert				
Title:	eputy County Executive				
Date:	10/2/ca				

SVAM INTERNATIONAL, INC.

) ss.:
COUNTY OF NASSAU)
On the 7th day of Jine in the year 2017 before me personally came  Ann Kapoor to me personally known, who, being by me duly sworn, did depose
and say that he or she resides in the County of Nassau; that he or she is the
President of Sygn The corporation described
herein and which executed the above instrument; and that he or she signed his or her name thereto
by authority of the board of directors of said corporation.
NOTARY PUBLIC  MELINDA CARRION  Notary Public, State of New York  No. 01CA6294194  Qualified in Queens County  Commission Expires December 16, 2017
STATE OF NEW YORK) ) ss.:
COUNTY OF NASSAU)
On the 15 day of hope in the year 1017 before me personally came Charles R: ban so to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of hose is a Deputy
County Executive of the County of Nassau, the municipal corporation described herein and which
executed the above instrument; and that he or she signed his or her name thereto pursuant to
Section 205 of the County Government Law of Nassau County.  FRANCIS M. BECKER B.  NOTARY PUBLIC  Notary Public, Steps of Flow York  Mo. 01883073163  Qualified in Massau County

STATE OF NEW YORK)



NIFS ID:CLIT18000005

**Department: Information Technology** 

Capital: X

SERVICE: Supplemental Staffing Services

Contract ID #:CQIT15000017

NIFS Entry Date: 26-APR-18

Term: from 16-NOV-15 to 15-NOV-20

Amendment	
Time Extension: X	
Addl. Funds:X	
Blanket Resolution:	
RES#	

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	Y

Vendor Info:	
Name: SVAM International Inc.	Vendor ID#: 113190965-01
Address: 233 East Shore Road	Contact Person: Allen Goldin
Great Neck, NY 11023	
	Phone: 516-466-6655 x218

Department:	
Contact Name: Nancy Stanton * copy to Vandana Manucha***	***Please return final, sealed
Address: 240 Old Country Road	
Mineola, NY 11501	
Phone: 516-571-4311	

## **Routing Slip**

Department	NIFS Entry: X	26-APR-18 VMANUCHA
Department	NIFS Approval: X	11-MAY-18 NSTANTON
DPW	Capital Fund Approved: X	21-MAY-18 RDALLEVA
ОМВ	NIFA Approval: X	01-JUN-18 MWORSHAM
OMB	NIFS Approval: X	14-MAY-18 JNOGID
County Atty.	Insurance Verification: X	11-MAY-18 AAMATO
County Atty.	Approval to Form: X	14-MAY-18 DMCDERMOTT
Dep. CE	Approval: X	14-JUN-18 HWILLIAMS
Leg. Affairs	Approval/Review: X	04-JUN-18 MREYNOLDS

Legislature	Approval: X	13-SEP-18 LVOCATURA
Comptroller	Deputy:X	26-SEP-18 JSCHOEN
NIFA	NIFA Approval: X	10-OCT-18 MWORSHAM

## **Contract Summary**

Purpose: Supplemental staffing services for Nassau County is information technology projects that require additional staffing. The purpose of this amendment is to exercise the Renewal option to extend this contract to additional 2 years till 11/15/2020, as per Original contract. Also to add additional funds to the contract for continued services. The contractor provides supplemental staffing services to the County is Information technology projects that require additional staffing on an as-needed basis. Currently, these services are used for ERP PeopleSoft Human Resources Project and other IT projects.

#### Method of Procurement: RFP

Procurement History: The contract was entered into after a written request for proposals was issued on January 20th, 2015. Potential proposers were made aware of the availability of the RFP by advertising in Newsday and on the LIST net, LIFT and LIA websites. Proposals were due on March 30, 2015. Twenty one proposals were received and evaluated. The evaluation committee consisted of: Donna Neiland, Ira Hill, Alex Demaio, Bill Doughty, Anthony Paganini, Steve Barry, Christine Levitsky, Patty Laskaris, Robert Mancino, Robert McClean, Erick Bautista, Douglas Rodriguez, Tence George, and Kathleen Dolan. The proposals were scored and ranked. As a result of the scoring and ranking, twenty vendors were selected

#### Description of General Provisions: Description of General Provisions:

- 1. NCIT may identify a need for individual or project related supplemental staffing services and may issue SOWs on an as-needed basis to satisfy those needs.
- 2. NCIT will send SOWs only to those vendors who provided rate(s) for the support service category(ies) and level(s) of work required under a specific SOW. These support service categories, levels and rates are listed in the cost proposal section of the contract.
- 3. Upon receipt of an SOW, vendors should review the SOW requirements. If the vendor is able to provide resource(s) that match the requirements of an SOW, the vendor should submit offer(s) to provide the supplemental staffing services needed under the SOW by:
- a. Indicating an hourly rate that is equal to or less than the rate listed in the contract.
- b. Submitting resume(s) of the staff that will be providing supplemental staffing services for the SOW.
- c. Submitting any forms that NCIT requires to be submitted with SOW responses.
- $\stackrel{\cdot}{\iota}$  All SOW responses must be received by the deadline specified when the SOW is sent to the vendors.
- ¿ NCIT may select one or more qualified vendors to provide the supplemental staffing services requested in a SOW but is not obligated to select any of the qualified vendors to provide supplemental staffing services under a SOW.

Impact on Funding / Price Analysis: The Maximum Amount for full consideration for all services under this agreement is increased by \$2,400,000.00, of which \$1,700,000.00 is being encumbered at this time.

Change in Contract from Prior Procurement: n/a

Recommendation: (approve as submitted)

## Advisement Information

Г				
	BUDGET CODES	FUNDING AMOUNT		

Fund:	pwcapcap
Control:	
Resp:	
Object:	00002
Transaction:	
Project #:	97101
Detail	

RENEWAL	
%	
Increase	
%	
Decrease	

SOURCE	
Revenue	
Contract:	
County	\$ 1,260,000.00
Federal	\$ 0.00
State	\$ 0.00
Capital	\$ 440,000.00
Other	\$ 0.00
TOTAL	\$ 1,700,000.00

LINE	INDEX/OBJECT CODE	AMOUNT
06	PWCAPCAP/97101/ 00002	\$ 440,000.00
07	ITGEN1000/DE500	\$1,260,000.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
	TOTAL	\$ 1,700,000.00

## Rules resolution no. 93-2018

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES
AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON
BEHALF OF THE NASSAU COUNTY DEPARTMENT OF
INFORMATION TECHNOLOGY AND SVAM INTERNATIONAL, INC.

	Parsed by the Rules Committee	
	Nassan County Legislature	
þ	Typics Vote on Ca-25-18	
	The state of the s	<u>~</u>
٧	Theyes Onderwined Orecased	
	Logishators present: Z	

WHEREAS, the County has negotiated an amendment to a personal services agreement with SVAM International, Inc. to provide supplemental staffing services in connection with various information technology projects, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amended agreement with SVAM International, Inc.

#### AMENDMENT #3

THIS AMENDMENT, dated as of the date of execution by Nassau County (together with the schedules, appendices, attachments and exhibits, if any, this "Amendment"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting on behalf of the County Department of Information Technology, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) SVAM International, Inc., a New York corporation, having its principal office at 233 East Shore Road, Suite 201, Great Neck, NY 11023 (the "Contractor").

#### WITNESSETH:

WHEREAS, the County requires supplemental staffing services for various information technology projects (the "Services"); and

WHEREAS, the County issued a Request for Proposals (the "RFP") for the Services on January 20, 2015; and

WHEREAS, the Contractor was awarded a contract under the RFP; and

WHEREAS, the County currently receives the Services from several different providers under the RFP (the "Supplemental Staffing Providers"); and

WHEREAS, the Supplemental Staffing Providers each operate under a separate contract with the County; and

WHEREAS, pursuant to County contract number CQIT15000017 between the County and the Contractor, executed on behalf of the County on November 16, 2015, and subsequently amended on February 23, 2017 and October 25<sup>th</sup>, 2017 (the "<u>Agreement</u>"), the Contractor performs the Services, which are more fully described in the Agreement; and

WHEREAS, the term of the Agreement is from November 16, 2015 to November 15, 2018 (the "Term"); and

WHEREAS, the Original Agreement contains two (2) renewal options; and

WHEREAS, the Maximum Amount, as defined in the Agreement, is Two Million Nine Hundred Thousand Dollars (\$2,900,000.00); and

WHEREAS, the County is in the process of transitioning to a new enterprise resource planning system (the "<u>ERP System</u>");

— WHEREAS, it is anticipated that the new-ERP-System-will-go-live-within the next-several — months; and

WHEREAS, the County requires additional supplemental staffing resources to assist with the transition and operation of the new ERP System;

WHEREAS, the County desires to renew the Original Agreement in accordance with the terms and conditions set forth herein; and

WHEREAS, the County and Contractor desire to increase the Maximum Amount to compensate Contractor for the use of additional supplemental staffing resources to assist in the transition and operation of the new ERP System; and

WHEREAS, the Services contemplated by this Amendment are personal services within the context and purview of Section 2206 of the County Government Law of Nassau County;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>Term Renewal.</u> The County hereby exercises its two (2) renewal options extending the Term for an additional two (2) year period so that the termination date of the Original Agreement, as amended herein, shall be November 15, 2020, unless terminated sooner in accordance with the provisions of the Original Agreement.
- 2. <u>Maximum Amount</u>. The Maximum Amount shall be increased by Two Million, Four Hundred Thousand Dollars (\$2,400,000.00) so that the maximum amount to be paid to the Contractor for the Services shall not exceed Five Million, Three Hundred Thousand Dollars (\$5,300,000.00).
- 3. Encumbrance. The Contractor understands that One Million, Seven Hundred Thousand Dollars (\$1,700,000.00) is being encumbered at this time. The Contractor is cautioned not to perform services that would cause billings to exceed this amount unless additional funds are encumbered under this Agreement. The County shall not be liable for payment of any amounts which have not been encumbered and approved for this agreement by the Nassau County Comptroller.
- 4. <u>Full Force and Effect</u>. All the terms and conditions of the Agreement not expressly amended herein shall remain in full force and effect and govern the relationship of the parties for the remainder of the Term.

SVAM IN	TERNATIONAL, INC.
Ву:	duil les
Name:	ANIL KAPOOR
Title:	PRESIDENT & GEO.
Date:	4/11/2018
NASSAU C	COUNTY
Bý: W	lena Will & belena William's
Title: <u>De</u>	puty County Executive
Date:	10-10-18

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK) COUNTY OF NASSAU) On the 11th day of April in the year 2018 before me personally came ANI Kapoor to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of No SSAU; that he or she is the of SVAM International, Inc., the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation. DOUGLAS K HYER NOTARY PUBLIC Notary Public - State of New York NO. 01HY6206116 Qualified in Nassau County STATE OF NEW YORK) ) ss.: COUNTY OF NASSAU) On the 10 day of October in the year 10/8 before me personally came 14 - leng (25 11 ans to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of  $1/\alpha SSaw$ ; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

LAURA J VIGLIOTTI

TARY PUBLIC STATE OF NEW YORK

LIC. #01V16190762

TAM. EXP. 08/04/2012 \*\*

NED IN NASS COUNTY

LAUNA J VIGLIOTTI
NOTARY PUBLIC STATE OF NEW YORK
LIC. #01VM190782
OXIMM. EXP. 08/04/2012 4/2
COMMISSIONED IN NASS COUNTY



NIFS ID:CLIT19000004 Department: Information Technology

Capital: X

SERVICE: Supplemental Staffing Services

Contract ID #:CQIT15000017

NIFS Entry Date: 01-MAY-19

Term: from 16-NOV-15 to 15-NOV-20

Amendment	
Time Extension:	
Addl. Funds:X	
Blanket Resolution:	
RES#	

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	Y

Vendor Info:	
Name: SVAM International, Inc	. Vendor ID#: 113190965-01
Address: 233 East Shore Road	Contact Person: Allen Goldin
Suite 201	
Great Neck, NY 11023	
	Phone: 516-466-6655 x218

Department:
Contact Name: Nancy Stanton ****Please return final, sealed copy to Caresse Capolongo****
Address: 240 Old Country Rd
Mineola, NY 11501
Phone: 516-571-4311

## **Routing Slip**

Department	NIFS Entry: X	02-MAY-19 CCAPOLONGO
Department	NIFS Approval: X	10-MAY-19 NSTANTON
DPW	Capital Fund Approved: X	23-MAY-19 RDALLEVA
OMB	NIFA Approval: X	10-JUN-19 IQURESHI
OMB	NIFS Approval: X	08-MAY-19 SDEWS
County Atty.	Insurance Verification: X	10-MAY-19 AAMATO
County Atty.	Approval to Form: X	10-MAY-19 MMISRA
СРО	Approval: X	12-JUN-19 KOHAGENCE

DCEC	Approval: X	13-JUN-19 JCHIARA
Dep. CE	Approval: X	25-JUN-19 HWILLIAMS
Leg. Affairs	Approval/Review: X	26-JUL-19 JSCHANTZ
Legislature	Approval: X	06-AUG-19 LVOCATURA
Comptroller	Deputy: X	06-SEP-19 JSCHOEN
NIFA	NIFA Approval: X	01-OCT-19 CDREYER

## **Contract Summary**

Purpose: This contract provides supplemental staffing services for NCIT projects. The contractor provides supplemental staffing services on an as-needed basis to NCIT. Currently, these services are used for ERP PeopleSoft Human Resources Project and other IT projects. The purpose of this amendment is to add funds for continued services.

Method of Procurement: RFP IT0116-1501

Procurement History: The contract was entered into after a written request for proposals was issued on January 20, 2015. Potential proposers were made aware of the availability of the RFP by advertising in Newsday and on the LIST net, LIFE and LIA websites. Proposals were due on March 30, 2015. Twenty one proposals were received and evaluated. The evaluation committee consisted of: Donna Neiland, Ira Hill, Alex Demaio, Bill Doughty, Anthony Paganini, Steve Barry, Christine Levitsky, Patty Laskaris, Robert Mancino, Robert McClean, Erick Bautista, Douglas Rodriguez, Tence George, and Kathleen Dolan. The proposals were scored and ranked. As a result of the scoring and ranking, twenty vendors were selected.

**Description of General Provisions:** 1. NCIT may identify a need for individual or project related supplemental staffing services and may issue SOWs on an as-needed basis to satisfy those needs.

- 2. NCIT will send SOWs only to those vendors who provided rate(s) for the support service category(ies) and level(s) of work required under a specific SOW. These support service categories, levels and rates are listed in the cost proposal section of the contract.
- 3. Upon receipt of a SOW, vendors should review the SOW requirements. If the vendor is able to provide resource(s) that match the requirements of a SOW, the vendor should submit offer(s) to provide the supplemental staffing services needed under the SOW by:
- a. Indicating an hourly rate that is equal to or less than the rate listed in the contract.
- b. Submitting resume(s) of the staff that will be providing supplemental staffing services for the SOW.
- c. Submitting any forms that NCIT requires to be submitted with SOW responses.
- 4. All SOW responses must be received by the deadline specified when the SOW is sent to the vendors.
- 5 NCIT may select one of more qualified vendors to provide the supplemental staffing services requested in a SOW but is not obligated to select any of the qualified vendors to provide supplemental staffing services under a SOW.

Impact on Funding / Price Analysis: The Maximum Amount for full consideration for all services under this agreement is increased by \$2,200,000.00, of which \$1,145,000.00-is being encumbered at this time.

Change in Contract from Prior Procurement: N/A

Recommendation: (approve as submitted)

## **Advisement Information**

BUDGET CODES		
Fund:	PWCAPCAP	
Control:		
Resp:		
Object:	00002	
Transaction:		
Project #:	97109	
Detail:	000	

	RENEWAL
%	
Increase	
%	
Decrease	

FUNDING SOURCE	AMOUNT
Revenue	
Contract:	
County	\$ 687,000.00
Federal	\$ 0.00
State	\$ 0.00
Capital	\$ 458,000.00
Other	\$ 0.00
TOTAL	\$ 1,145,000.00

LINE	INDEX/OBJECT CODE	AMOUNT
04	PWCAPCAP/97109/ 00002/000	\$ 458,000.00
10	ITGEN1000/DE500	\$ 687,000.00
		\$ 0.00
		\$ 0.00
		\$ 0,00
		\$ 0.00
	TOTAL	\$ 1,145,000.00

# RULES RESOLUTION NO. - 2019

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES
AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON
BEHALF OF THE DEPARTMENT OF INFORMATION TECHNOLOGY,
AND SVAM INTERNATIONAL, INC. ("SVAM).

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7 Logisaters process

WHEREAS, the County has negotiated an amendment to a personal services agreement with SVAM for supplemental staffing, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County
Legislature authorizes the County Executive to execute the said amendment
to agreement with SVAM.

#### **AMENDMENT #4**

THIS AMENDMENT, dated as of the date of execution by Nassau County (together with the schedules, appendices, attachments and exhibits, if any, this "Amendment"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting on behalf of the County Department of Information Technology, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) SVAM International, Inc., a New York corporation, having its principal office at 233 East Shore Road, Suite 201, Great Neck, NY 11023 (the "Contractor").

#### WITNESSETH:

WHEREAS, the County requires supplemental staffing services for various information technology projects (the "Services"); and

WHEREAS, the County issued a Request for Proposals (the "RFP") for the Services on January 20, 2015; and

WHEREAS, the Contractor was awarded a contract under the RFP; and

WHEREAS, the County currently receives the Services from several different providers under the RFP (the "Supplemental Staffing Providers"); and

WHEREAS, the Supplemental Staffing Providers each operate under a separate contract with the County; and

WHEREAS, pursuant to County contract number CQIT15000017 between the County and the Contractor, executed on behalf of the County on November 16, 2015, and subsequently amended on February 23, 2017, October 25<sup>th</sup>, 2017, and October 10, 2018, (the "Agreement"), the Contractor performs the Services, which are more fully described in the Agreement; and

WHEREAS, the term of the Agreement is from November 16, 2015 to November 15, 2020 (the "Term"); and

WHEREAS, the Maximum Amount, as defined in the Agreement, is Five Million Three Hundred Thousand Dollars (\$5,300,000.00); and

WHEREAS, the County is in the process of transitioning to a new Enterprise Resource Planning system (the "<u>ERP System</u>");

WHEREAS, it is anticipated that the new ERP System will go live within the next several months; and

WHEREAS, the County requires additional supplemental staffing resources to assist with the transition and operation of the new ERP System;

WHEREAS, the County and Contractor desire to increase the Maximum Amount to compensate Contractor for the use of additional supplemental staffing resources to assist in the transition and operation of the new ERP System; and

WHEREAS, the Services contemplated by this Amendment are personal services within the context and purview of Section 2206 of the County Government Law of Nassau County;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>Maximum Amount</u>. The Maximum Amount shall be increased by Two Million, Two Hundred Thousand Dollars (\$2,200,000.00) so that the maximum amount to be paid to the Contractor for the Services shall not exceed Seven Million, Five Hundred Thousand Dollars (\$7,500,000.00).
- 2. Encumbrance. The Contractor understands that, One Million, One Hundred and Forty-Five Thousand Dollars (\$1,145,000.00) is being encumbered at this time. The Contractor is cautioned not to perform services that would cause billings to exceed this amount unless additional funds are encumbered under this Agreement. The County shall not be liable for payment of any amounts which have not been encumbered and approved for this agreement by the Nassau County Comptroller.
- 3. Full Force and Effect. All the terms and conditions of the Agreement not expressly amended herein shall remain in full force and effect and govern the relationship of the parties for the remainder of the Term.

IN WITNESS WHEREOF, the Contractor and the County have executed this Amendment as of the date first above written.

SVAMENTERNATIONAL, INC.
By: Callon
Name: Aurl CAPOUR
Title: PRESIDENT JEED
Date: 63 20 20 9
NASSAU COUNTY  By: Julian Williams  Name: - Februs & Maries
By: Agang Willema
Name: - Eteric Cellians
Title: Deputy County Executive
Date; 10/15/19

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)
) ss.:
COUNTY OF NASSAU)

On the 20th day of March in the year 2019 before me personally came

And Kapoor to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Nassau; that he or she is the Resident & CEO of SVAM International, Inc., the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

NOTARY PUBLIC

MELINDA CARRION 03/80
Notary Public, State of New York
Reg. No. 01CA6294194
Qualified in Queens County County
Commission Expires December 16, 2021

STATE OF NEW YORK)

) ss.:

COUNTY OF NASSAU)

On the 15 day of Octor in the year 2019 before me personally came Helenal Menals to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Massau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

LAURA J VIGLIOTTI NOTARY PUBLIC STATE OF NEW YORK LIC. #01VI6190782 COMM. EXR 08/04/2018/201

COMMISSIONED IN MASS COUNTY

### Additional Provisions to Amendment #4

Prohibition of Gifts. In accordance with County Executive Order 2-2018, the Contractor shall not offer, give, or agree to give anything of value to any County employee, agent, consultant, construction manager, or other person or firm representing the County (a "County Representative"), including members of a County Representative's immediate family, in connection with the performance by such County Representative of duties involving transactions with the Contractor on behalf of the County, whether such duties are related to this Agreement or any other County contract or matter. As used herein, "anything of value" shall include, but not be limited to, meals, holiday gifts, holiday baskets, gift cards, tickets to golf outings, tickets to sporting events, currency of any kind, or any other gifts, gratuities, favorable opportunities or preferences. For purposes of this subsection, an immediate family member shall include a spouse, child, parent, or sibling. The Contractor shall include the provisions of this subsection in each subcontract entered into under this Agreement.



1.

Disclosure of Conflicts of Interest. In accordance with County Executive Order 2-2018, the Contractor has disclosed as part of its response to the County's Business History Form, or other disclosure form(s), any and all instances where the Contractor employs any spouse, child, or parent of a County employee of the agency or department that contracted or procured the goods and/or services described under this Agreement. The Contractor shall have a continuing obligation, as circumstances arise, to update this disclosure throughout the term of this Agreement.